

1882-005 Chancery Causes: Samantha Jones & vs. James F. Jones &
Lee Co.

Folder 10/2

Reese, Prichard, Riddle, Wyatt, Carico, Crabtree, Slomp, Hyatt,
Reesor, Bailey

1 Plat

CA - Estate Dispute
T - Property

Virginia Lee Circuit Court SS

To the Honorable Judge of the said
Court sitting in chancery, humbly complain-
ing represents to your honor, your orators
and oratrices Samantha, America & Mary
Jones, who are infants and are in this suit
sued by their next friend Daniel Rice,
Allen Pickard, and Samantha Pratt
and his wife, Randolph Riddle, and
Malinda Riddle his wife, John Riddle
and Arad Riddle his wife, Johnna
than, W. West, Montgomery Lewis,
and administrator of his wife Caroline
Lewis deceased, Wm A Jones, and
Married Jones his wife, that the
Jones widow of Stephen Jones died intestate
in this county on the day of
18 owner of a considerable
personal estate, she owed no debts,
James H Jones, obtained from the County
Court of Lee County, letters of administra-
tion on her estate, and gave a Bond
with H. C. Lemp, J. A. G. Hiate, Jas H. Rayson, Carr Bailey
& D. S. Dickenson (said Dickenson has now deceased)
as his sureties for the faithful adminis-
tration of the same, copies of the order
& bond will be filed in due time and
a part of this Bill, he took possession
of her estate, and disposed of
it, and took & had the use of certain

funds that had been assigned her
as dower, out of her late husband,
Stephen Jones deceased estate, which
belonged to the heirs and distributees
of both Stephen & Mary Jones, the
heirs to ^{his real} ~~both~~ estates being the same
persons, the use of these funds are &
were worth \$250 per year, she owed no
debts, and he converted her personal
estate into money, and should
long since ^{have} collected and distributed
it to and amongst the distributees
entitled thereto, who are your orators
~~and the children of~~ ^{& the mother and children of}
and or trustees, and Mr P Jones, &
~~and the children of~~ ^{and the children of} ~~the father~~
~~John Jones~~ ^{John Jones} ~~and the children of~~
~~Betsy Russell~~ ^{Betsy Russell} ~~and the~~
children of Caroline بنتree dead
whose names are unknown to your
orators and or trustees, and said Jas
H Jones, the object of this Bill is to
compell James H Jones Administrator of
Mary Jones deceased to settle his
accounts as Administrator of the deceased,
and to compell him to pay the
distributees, their respective distributive
shares of said estate found
and them in his hands, ~~to compel~~
~~him to account to them & pay for~~

~~The reasonable use of the lands held~~
~~by her as dower for the time he held~~
~~it, after her death, to that end~~
they make James F. Jones, in his cha-
cter of Administrator of Mary Jones, and as
one of her distributees, and his ^{surviving}
1 ~~surviving~~ 1 ~~surviving~~ as such Administrator to & C. Stimp

J. A. G. White Jas W. Reaser & Carr Bailey, and
1 ~~and the unknown children & heirs of~~
Mrs P. Jones, ~~Johnathan F. Jones, and~~

~~Sarah Jones, the unknown children~~
~~the unknown children & heirs of~~
~~son of Betsey Russell, & Caroline Grether,~~
1 ~~whose names are unknown to the heirs~~
accused, defendants to this Bill,
and pray that they answer the
same, and that James F. Jones

1 ~~file~~
inventory of her estate, and that
his accounts be referred to one of
the commissioners of your Honorable
Court for a settlement, and that
he be compelled to distribute, and
pay the distributees, what surplus
is found to be in his hands, and
pay them ~~the reasonable value of~~
~~the use of the same lands, what it~~
~~he held & used it, after her death.~~
they pray for such other further
and different relief as it Belongs
to the Chancellor to give in the
premises, may the Commonwealth

Semantha Jones & others

vs } Bill - Chy

James F. Jones adm. & ad.

Semantha Jones & others

vs } Bill

James F. Jones & others

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36 to Aug 1779
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1876 Nov Bill Filed Sp
Executed on 11th Dec
John A. G. Hatt, Jas. H.
Reesor & Larr Bailey
& Decree nisi

1877 Decr Decree nisi conf
1877 Feb Ex. Exec on 1st

1881 Aug contd
1882

1882 Mr. Decree nisi Conf
1882 Apr 25th O. Publ. & Contd
1882 May Continued
1882 June, Ex. Exec on 1st
1882 Order Publ. Confult. & L.
1882 July Decree nisi Conf
for hearing by Pltffs.
1882 Aug Decree for acct,
1882 Nov Contd.
1878 Nov Aug 100 Contd

with of the same against the right,
to complete them to answer and
as in debt, for which they will sue
any &c.
James F. Jones

To the honorable John ed. Kelly, Judge
of the Circuit Court of Lee County.

The defendant, in answer of Jas. P. Jones, as administrator
of the estate of Mary Jones decd, and as one of the distributees
of said estate, to the Bill of Complaint of Lemanth Jones others
exhibited in your honorable Court, against him & others.

This Respondent reserving to himself, the right to
object to said Bill, upon its final hearing for its many
defects in point of law & equity, as well as in point of
fact; for answers thereto, would respectfully state,
that it is untrue, as stated in Comptts Bill, that Mary Jones, the
Respondent's intestate, owed no debts, but on the contrary she
was largely indebted, as will appear on the progress of this suit.

This Respondent states, that the debts set up in the Comptts
Bill, have all been fully adjusted, and adjudicated in a
former suit in Chancery in your honor's Court, brought
by David G. Reese & others, vs this Respondent & others, which
will fully appear, by reference to the papers of said Cause
now on file, in the Clerk's office of said Court, which will
be brought into this cause, if such adjudication is controverted.

Your Respondent would further state, that he has
a suit now in pending in your honor's Court, in the nature
of a foreign attachment in Chancery, against his Co-Def't
Mrs P. Jones, in which suit, among interests, the distributees
shall if any, of the said Mrs P. Jones, in the estate of her
mother the said Mary Jones decd, is attached to secure to
your Respondent, the payment of his claim asserted in said
Chancery suit. A copy of the decree rendered in said
Cause, will in due time be filed with this answer,
as part ^{thereof marked} (B).
The Atty Allen Bitchard Swift, were also

distributees in the estate of Stephen Jones decd., of which your Respondent was one of the personal representatives, and your Respondent in making payments to them, out of said estate, took their obligation, to refund to him, if he overpaid them, their distributive share, which he has done, as he will make fully appear in the progress of this cause, and hence Respondent claims the right to retain, what may be found due them in this suit, to the extent, that he has overpaid them in the other estate.

Your Respondent conceives, that the unknown children and heirs of Caroline Crabtree, who was the wife of Joel Crabtree, have no interest in the estate of the said Mary Jones, decd., for that the said Crabtree & wife, by deeds; (and the proof he can make in reference thereto,) made of record in the Clerk's office of the said County, Certified Copy of which is herewith filed marked (A) as part of this answer; conveyed their entire interest, present & future, in the real & personal estate of the said Mary Jones, to this Respondent and others.

Your Respondent further states that on the day of Decr 1874, he settled his administration account as the personal representative of Mary Jones decd., before Carr Bailey, one of the Commissioners of said County for settling such accounts, and the same ^{was} returned to the proper Court, and confirmed by said Court on the day of February 1875, and ordered to be recorded which was accordingly done, a certified copy of this settlement &c, is filed with this answer marked (B) and prayed to be considered as part thereof. This Respondent claims the full benefit of said settlement, in the further adjustment of his account.

This Respondent would further state, that since making the settlement with Carr. Bailly Comr. herein before referred to, he has made further disbursement of said estate, amounting to the sum of \$111.55, (One hundred & eleven dollars and fifty five cents,) and one Emily Duff, has since obtained against respondent as the administrator of the said Mary Jones, a judgment, which now amounts for interest & cost, to the sum of \$149.69, (One hundred & forty nine dollars & sixty nine cents,) which is still unpaid, but your respondent ^{is liable} therefor, and upon these sums your Respondent is entitled to his Commissions, as said admr.

It will be readily seen, that the aggregate of these, sums & Commissions, together with the accruing fees of the Commissioner, & clerk, upon a second settlement of his administration account, would nearly, if not altogether, liquidate & discharge the balance struck against him at the close of the settlement, already made & confirmed, and relied upon in this answer; and rendered altogether improper, & unnecessary the suit of the Plffs in this cause. This doct having now fully answered the Plffs Bill, he again denies all the allegations of the same, not herein before, denied, confessed or avoided, and he prays to be hence dismissed with his costs.

Lane & Richmond for
Deft J. H. Jones.

Required Lee County to suit.

This day James H. Jones, personally appeared before me, the undersigned, and made oath, that the facts contained in the foregoing answer, are true, so far as made upon his own knowledge, and so far as made upon information derived from others, he believes them to be true. Given under my hand, this the 13th day of March 1877.

James W. Orr, Clerk.

James H. Jones & others

vs. } Answer.

James H. Jones & others

Samantha Jones et al. Plff
vs
Jas H Jones Admin et al. Deft. } Decree

This cause came on to be heard on the Bill and answer & general replication, and exhibits filed in the cause and was argued by counsel on due consideration whereof it comes to the court that an account should be taken, It is therefore decreed and ordered that this cause be referred to commissioner W. J. Morgan who is ordered and directed to give to the next friends of the infant plffs and the resident plffs, and to the defts James H Jones, W. C. Stump, J. A. G. Wint. Jas. H. Resor & Carr Bailey, at least 5 days notice before he begins to perform the duties here in required of when and where he will begin to take the account herein required at which time and place, and such other times & places as he may thereafter adjourn to, he must proceed to take an account of all the personal assets belonging to the Estate of Mary Jones deceased, also of the reasonable expenses of collecting and administering the same, and all proper disbursements.

assents made by the said Adam in the
and liabilities of said estate yet unpaid
payment of the decedent's debts, and to
the distributees, and it appearing that
said Bailey, one of the executors of the last
J. H. Jones on his administration bond
and one of the defendants in this suit, has
as assistant Commissioner taken an
account, in which it appears that he
allows the said Adam a credit, amount
which is a credit of over \$1300 on account
of a first note executed by Jas H &
Mary Jones & others to brother, and
a similar one for over \$800 executed
by same to R. Riddle. It is now deemed
and ordered that W. Morgan Reeves
and Revere the account taken by
said Bailey and correct any errors
he may find therein, and he must
specially enquire into and report
whether or not the two special cred-
its herein referred, are mere liabilities
properly chargeable to the estate of
Mary Jones, and as said commis-
sioner is directed in the case of
Sumner vs Jones et al by their next
pend D & Rice vs Jas H Jones, John Riddle
& A. L. Prindmore, to ascertain and
report, what sum is due the pps
in that suit in the hands of Jas H

Jones & son of Mary Jones, said
commissioner need not take
a separate account in such cases
but in his report in that case
refer to his report in this on that
subject, showing the account due
the said p^{rs} as such distributees,
he must make a report to this
court, and report any other
matter deemed by him pertinent
and this cause is continued,

* And the said Commissioner will further enquire
into, and report upon the right of said decedent to
retain, all or any part of any distributive share
that may be found due, Mrs P. Jones, as distributee
of said estate, and Ellen Pritchard & wife, as another
distributee, and the children of John M. Crabtree
and wife, as distributees of said estate.

Annuntha Jones et als

vs { Decree for
account

Jas. H. Jones et als

Estn

J. C. K.

Sett. 7/77

Correct page 686.
Jas H. Jones et als

~~Upon the report of the
Master of the Court, the
creditors for the estate of
Jas H. Jones et als - being
reported in her part of the
estate - The court
has ordered that the
report be made good
of a full -~~

1. Commissioner's Office, Jan 18th 1878
Serauthia Jones & others, by se.
against
Jas. F. Jones and others } In Chancery

Serauthia Jones Jones & others, by se.
against
Jas. F. Jones & others } In Chancery.

The depositions of Joseph A. Jones and others, to be read as evidence in the above two cases, on this, 21st, day of February 1878, at the time of taking an account therein. Said Jas. A. Jones being duly sworn says: In the lifetime of Jackson M. Jones, and not long after it was said that the latter had sold to the former all his undivided interest in the Dower lands of Mary Jones - the widow of Stephen Jones dec'd - I heard both of the parties speak of the trade, Wm. P. Jones said he had sold his undivided interest in said Dower lands to J. M. Jones and said Jackson M. Jones said to me that he had purchased the same from Wm. P. Jones, and my understanding from both the parties at the time was, that the consideration to be paid for said Dower interest was \$1000.00, I know the fact that Jackson M. Jones & Wm. P. Jones about that time have a large black horse, bridle & saddle & I heard them both say that said horse bridle & saddle was

a payment made by Jackson M. Jones toward the purchase price of said land, and while I cannot recollect precisely the amount which these articles paid thereon, yet my best impression is from what they both told me that said horse, bridle, and saddle was valued at \$235.00, and my recollection also is, that Jackson M. Jones a short time previous thereto had paid \$175.00 for said horse. I know the further fact that said Jackson M. Jones, some time after said sale, at said Wm. P. Jones have a spoke of oxen & a wagon but I do not know whether these were a further payment upon the purchase price of said land or not, and I do not know of any other business transaction between them.

About 18 months ago, Wm. P. Jones told me that at one time he said to Jackson M. Jones some lands in Price County, but I do not know the fact myself, and if I heard either one of them speak of it at the time, I have now forgotten it. And I also heard said Wm. P. Jones say one occasion that he had ^{been by} paid J. C. Ringer as the admr. of Jackson M. Jones the sum of \$600.00, and I think he also told me, in the same connection, that Ringer said he had paid it to him out of his own money. I was present at the time when Jas. H. Jones

Jos. A. Jones 1 day & mile ago w. J. F. Jones \$1.30

+ other bought out the interest of John M. Crabtree & wife in the estate of Stephen Jones dec'd, both real & personal, and I heard the conversation between the parties, and I feel satisfied, in my own mind, that those who purchased of Crabtree & wife thought they were getting Crabtree's wife's entire interest in the real and personal estate of Stephen Jones dec'd as well as their present and prospective interest in the real & personal estate of Mary Jones dec'd. And Crabtree aforesaid conceded that he had sold the interest above named, and when they came to draw up and sign the writings by which their interests were to pass, Jas. F. Jones insisted that the instrument of writing did not express, with sufficient clearness, the real contract between them, while Crabtree on his part insisted that the instrument of writing did pass to his vendees the interest above mentioned, the parties did not differ as to the real contract but only in the language to be used in the written contract to express the true one which, as before stated, was that Crabtree's vendees were to have all the real & personal estate of Stephen Jones then dec'd, and of Mary Jones now deceased. And further this deponent saith not.

J. A. Jones

Carr Bailey & Co as atty
for J. Jones & Wife vs J. B. G.

Carr Bailey, another witness of lawful age,
being duly sworn, deposes & says:— I was
one of the Commissioners who aided in making
the partition of the lands which Mary Jones
held in her lifetime as her dower and also
which she held in her own right among
the parties entitled thereto, according to their
rights. And as well as I now remember,
we laid & assigned to the widow and heirs
of Jackson M. Jones dead, out of the dower
lands, about 84 acres, of which about
41 acres was acquired by purchase from
Wm. P. Jones, who conveyed the same to the
widow and heirs, and sometime afterwards
I was one of the Commissioners who laid off &
assigned to said widow her entire dower
interest in the lands of Jackson M. Jones dead.
In doing so, some 8 or 10 acres of the 84
acres above mentioned, was covered by said
dower, the ballance thereof was laid upon
lands which descended to said Jackson M.
Jones, from his father's estate.

Besides the lands here referred to, the said
Jackson M. Jones owned some other some other
small pieces of land, but I cannot speak
of them in detail without reference to papers
not now before me.

In a suit brought by David G. Reese and

5. ~~etc.~~ vs. Jas. H. Jones & others for partition of
the land of Mary Jones dec'd, I was appointed
a Comr for the purpose of ascertaining the
rents and did so ascertain them, and as well
as I now remember the entire question of
rents was settled in that suit.

And further this witness saith not.

Wm Bailey

Virginia Sec County Court

The foregoing depositions of Joseph A Jones
Wm Bailey sworn to and subscribed by them at
the time and place and for the purposes mentioned
in the caption

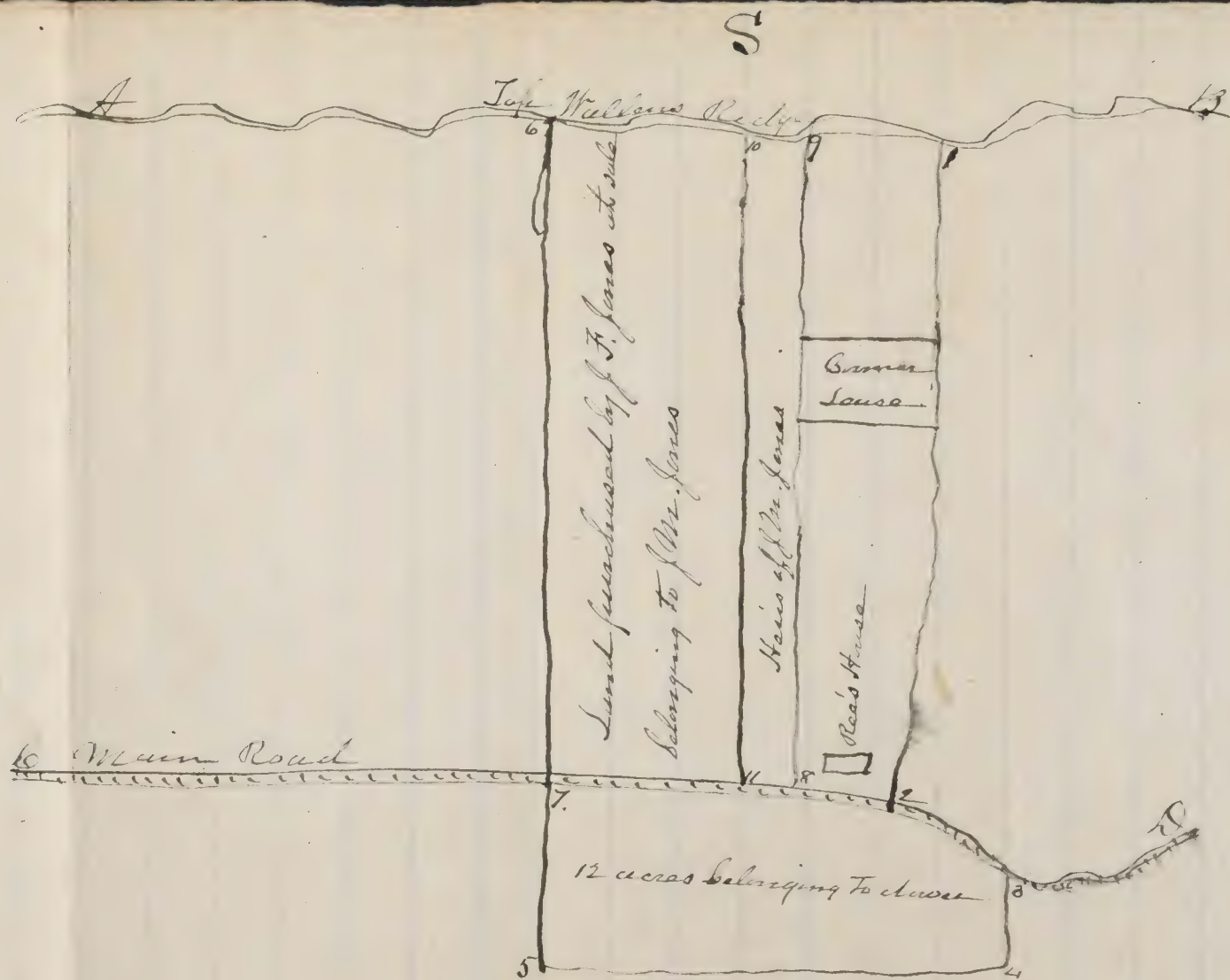
Henry Morgan Comr

Sericantha forestul

as } Defo.

James F. forestul

A



Rough Plot of
Dower Land &c

(A)

Commissioners Office Jonesville 27th July 8 1878
Semintha Jones & others by & Pffe

vs.

James F. Jones adm^r of Stephen Jones & others Defts.

To the Hon. John A. Kelly Judge of the Circuit
Court of Lee County.

By a decree entered in this cause on the
20th day of Sept^r 1877. I was directed to take
and State two accounts - that of James F. Jones
adm^r of Stephen Jones dead. And James F. Jones
adm^r of Mary Jones dead, and was also di-
rected to make several other inquiries, and
to report the result of all thereof to your Honor
at a future term.

I find upon an examination of all these
matters, that it is beset and surrounded with
so many difficulties, that I do not know
where to begin, and not knowing this, I
do not know where I shall end, and in
truth I do not believe that an account can
now be taken of these matters, so as to com-
approximate right and justice, and I think
it more than probable that before proceeding
or attempting to proceed further I shall abandon

the idea of attaining the object in view at all
and if so. will ask your Honor to refer these
matters to some one else for adjustment.

The principal and great difficulties in the
way of a fair and just settlement grows out
of the estate of Stephen Jones dead, owing to its
long standing and the manner in which the
widow and heirs have bought sold, traded
and traded among themselves with reference
to the real and personal estate of the said Ste-
phen Jones dead, the fact is, they have so
bought and sold among such other that I find
it impossible for me to ascertain now with
certainty the rights or interests of any one of
the heirs in the personal estate of the said
Stephen Jones deceased.

The said Stephen Jones was twice married
during his life, by the 1st Marriage he
had three children to wit Jonathan T. Jones.
Elizabeth Jones who married Ransom Russell
and Sarah Jones who married William Ward;
and by the second Marriage he had nine
children to wit Anna, who intermarried
with John Riddle, William P. Jones, Lodena,

who first married Abram Schoolcraft who died, and she subsequently married Nathaniel Hayatt, James F. Jones, Malinda, who intermarried with Randolph Riddle, Caroline, who intermarried with John M. Corbitt, Mena she Ann, who intermarried with A. J. Hubert who died leaving two children when she married a second time Mrs. A. Jones, Serenatha, who intermarried with Allen Prichard, and Jackson M. Jones - the father of the Peffs.

From this showing it is clear that these twelve children were the heirs at law of Stephen Jones dead & were entitled to an equal share of his real and personal estate. And as to the real and personal estate of Mary Jones dead, her own children - that is, the nine last above mentioned were or are her heirs at law and are entitled to her estate, to the exclusion of the three first named above.

The said Stephen Jones died about the month of August 1848. And soon thereafter his widow Mary Jones, Jonathan T. Jones, and James F. Jones qualified as his administrators.

A few years thereafter, the said Jonathan

T. Jones, sold out his entire interest, both real and personal in his fathers estate, and moved to the State of Missouri where in the last few years he died. And Hanson Russell ^{wife} did likewise and they too went to Missouri a short while thereafter, John M. Crockett's wife, and Randolph Riddle's wife sold out their entire interest in said estate and removed to the western states.

The removal of Jonathan T. Jones, vacated his office of Co adm^r of his fathers estate, leaving Mary Jones and James F. Jones as the adm^s of said estate who continued to act as such untill about Feb. 1871 when the said Mary departed this life, leaving the said James F. Jones sole adm^r of his fathers estate who continues to act as such to the present time. and from present appearances, I think it likely it will be a good while yet, before the matter of this estate is finally settled and closed.

Not long after the death of Mary Jones the said James F. became her adm^r, and has continued to act as such to the present time now nearly 7 years.

now nearly 7 years.

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Since the death of Stephen Jones, nearly 30 years have now passed, and of course many of the facts connected with the matters and Settlements of his personal estate, having since been forgotten by all parties interested.

The first Settlement, or Statement of this account, seems to have been made by John H. Crockett a com. of the county court, about the year 1850. The second about May 1852, the third about August 1853 and the 4th about Dec. 1857, and these were all the Settlements made by John H. Crockett, and from that time down to about June 1872 no further Settlements of the matters of this estate were made, but about the last mentioned date, Cass Bailey assistant Commissioner of accounts for this county, took up the matter of this account where Crockett had left it in Dec. 1857 and brought it down to Dec. 1872 by making about 16 Annual Statements of the accounts ending with the last mentioned date.

In Dec. 1874 Mr. Bailey took and stated the accounts of James F. Jones adm. of Mary Jones decd. by making 3 Annual Statements thereof, bringing this matter of account down to Dec. 4th 1874.

About August 1875. James F. Jones brought his bill of foreign attachment against his brother William P. Jones and certain named defendants.

In this suit the Jeff set up a claim to a large debt, and succeeded in establishing the same, but the debt Wm. P. Jones insisted, that the Jeff as the admr. of Stephen and Mary Jones, had in his hands as such, a large amount of money, due him as an heir of the two estates.

To ascertain the truth of this statement, Mr. Bailey was appointed a special Commissioner by a decree entered in that cause to take and state the two accounts, so as to ascertain and show how much in fact was due the said Wm. P. Jones from each of said estates in the hands of the Jeff James F. Jones.

In Oct 1876. Mr. Bailey took the two accounts referred to, or rather took them up from where he had previously left them and brought them down to Decr 1876. or rather attempted to bring them down to that, by making three annual Statements of the matters of Stephens estate, and two of that of said Mary Jones estate, but as to the matters of said Stephens estate it is only

§ 7

in fact brought down to Decr 1875, and I now file herewith copies of said two statements the first marked A. and the second (B) and they are thus marked as exhibits with Mr Bailey's reports in the cause above referred to.

By reference to the paper (A.) it will be seen, that Mr Bailey ascertains that James F. Jones, as the admr. of said Stephen, owes to his brother William P. Jones the sum of \$95.85 And that James F. Jones as admr. of Mary Jones, owes the said William P. as shown by paper (B) the sum of \$156.64 And by a decree entered in said cause on the 5th day of April 1877. the said James F. Jones was allowed to retain said two sums in his own hands, on account of the debt due him from the said William P. Jones. and which of course will operate as a credit on the said last mentioned debt.

Mr Bailey in stating said two accounts and the other matters therein, and making a report thereof, did not confine himself to ascertaining what was in fact due William P. Jones from the two estates alone, but he went on and did that, which I think was proper and

right for him to do, to ascertain and show
how each him interested stood, with reference
to each particular estate, because to so state
the accounts as to show how M. P. Jones stood
the Court would have almost necessarily
to show the standing of each of the other him.

I suppose however the parties interested
in the two estates, and who were not made
parties to that suit, would not in strictness,
be bound by the result arrived at in that suit,
and yet if it is correct as to the said Wm.
P. Jones, it is also doubtless correct as to all
the others.

In that suit the accounts of Com^r Bailey were
thought to be sufficiently correct to base a decree upon
and the Dec^y was decreed to retain the money in
his own hands as ad^r which was found to be due
said William P. Jones as one of the heirs of the two estates.

I have looked over (not very closely however) the
several settlements made by James P. Jones as Com^r of
the two estates, and while I am not prepared
to say that either is correct, and proper, or incorrect
and improper, still I can say as to the matter of our
Sister's estate, that it shows upon its face some irregularity.

adventures, while as to that of said Mays estate, the settlement seems to be made in the regular order and to be fair and proper so far as I can judge from the face thereof.

Since writing the foregoing paragraph, I have given the papers and the settlements of the estate of Stephen Jones estate, a little more consideration and a little closer examination and find what appears to me to be some very glaring errors, some of which appear to be in favor of the adm^r while others appear to be against him, but as to how these apparent errors may be in point of fact, I cannot state certainly owing to the manner in which the accounts are stated. But I will attempt to advert to some of them.

As before stated, John H. Crockett made the first four statements of the accounts. In the first statement made in Sep^r 1850 he charged the adm^r with what he calls three inventories amounting in the aggregate to \$12848.81, he then gives sundry credits amounting to \$3206.40 leaving a balance in the adm^r's hand.

at that time of \$9642.11, and this sum was charged to said adms in the second statement, and so on until the last of said four statements were completed about the 29th day of Decr 1857. at which time there was still in the adms hands \$2078.76,

From the several appraisements of the personal estate of Stephen Jones dead, found with said first statement, I am led to think that there must have been more than one sale of the personal estate (but in this I may be mistaken) for some of the appraisements bear date in 1848, one or two in 1849, and perhaps one in 1850. And yet I find but one sale bill, and it bears date in Oct 1848, & amounts to about \$4975.58

It is quite evident from an examination of these several papers, that the principal part of said \$12848.81 was made up of notes accounts &c. due Stephen Jones dead in his lifetime, and it is also quite evident from the same papers, that said charge of \$12848.81 did not embrace any interest which may have accrued upon said notes

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and accounts down to the day of that statement
and Mr Crockett says in one or more of
his reports that he had taken no account
of any interest whatever

At the death of said Jones he was the owner
of two negroes - Jerry and Ben, and these
were hired out untill about January 1857
and J. F. Jones admits that for four years
prior to January 1853 he realized for the hire
of said negroes \$620.75. and for the four years
from Jan 1853 to Jan 1857 he realized from the
same source \$602.25. Now altho these negroes
were hired out during the entire period cov-
ered by Mr Crocketts four statements of the
accounts, yet no fruits of this hire was charged
to the adms. when each years hire ought
to have been brought into the accounts at the
end of the year for which the slaves were
hired so as to become an interest bearing
subject from that time forward. And this
we may note as one error of Mr Crockett.
As error No. 2 we might advert to the fact, that
he failed to charge interest upon any of
the notes and accounts charged to the adms.

for I think it reasonable to suppose that there was some interest due upon some of them,

A. Third error is seen when it is remembered that Mr Crockett's four Statements covers a period of eight years & years and instead of four, there ought to have been made about 8 annual Statements during the period covered by the four

A. fourth error consists of his failing to charge interest upon these four annual balances which would have amounted to at least \$1429.78 supposing the period to be only four years, while in fact it covered a period of 8 years

And a fifth error is that Com. Crockett gave a credit only for commission on the disbursements of the first year, but did not give credit for any commission in the succeeding three Statements although the disbursements in the three amounted to more than \$6000.00

Several of the errors here referred to, have been corrected, or attempted to be corrected by Mr Bailey, in fact they have been corrected to a very great extent but not entirely so.

as I think I will presently show

Mr Crockett had also charged the admrs with the appraised value of said two slaves which we might notice as a sixth error amounting to \$850.00

Now let us look at Mr Bailey's account for a little while. In the 1st place he states his first account as of Decr. 29th 1857. That day ~~that~~ Crockett's ^{last} account bears date. And he charges the admrs with \$2078.76 the sum which Crockett's accounts showed to be in their hands at the date of his settlement. And Mr Bailey then charged them with \$354.84 as a difference between the appraisement and Sale bill, and he also charged them with \$620.75 the hire of said slaves for the first four years ending January 1853. Now as to the \$354.84 the difference between Sale and Appraisement bills if it was proper to charge them thereunto at all, he ought to have charged them interest thereon from Oct 1849 to the date of his Statement in Decr. 1857. But this he did not do, or if he did, it is not shown in his said Statement. But may be embraced and not

shown in another item, to which I shall presently refer. The remarks here made with reference to this matter, will apply with equal force to the Negro hire, for as to that no interest seems to have been charged thereon although four years from the end of the last years hiring had elapsed at the date of this statement, of the account.

Mr Bailey then charges the admr with \$1880.15 interest, which he says is interest on the balance to Decr 29th 1857 and this sum he places correctly in the interest column and separate from the general debit column, but as to this item ~~at the large~~, he does not show how he gets it.

If he simply calculated one years interest upon each of the four years balances shown by Comr. Crockett's Statements then his charge is too much, and if he went upon the idea that Mr Crockett's fourth Statement should have ended in 1853 and then calculated interest upon this last balance for five years instead of one, then it is too small, for in the first case the interest would be \$1429.75 and in the latter \$1928.66

But for aught I know he may have included

in that interest charge, sum or all of the supposed
interest on the notes and accounts before referred
to, or he may have included in it, the
interest on the difference between the sale and
appraisement bills, or the interest on said
negov. line, still even so it is not certain to my
mind what is included therein.

Mr Baileys first credit is for a list of insolvent
debts, and I suppose this is right and proper
to the extent that it goes, but the list as far as I can
see only embraces the principal of the debts, and
if so great injustice is done the admr, for if it
is a proper credit, the notes and accounts thus
listed and credited must have been charged
to the admr by Comr Crockett, and if so charged
they constituted a part of the annual balances
to the amount of \$643.31 and as such the admr
were lawfully charged with at least four years
interest thereon, and to this extent this credit
would seem clearly wrong, and these remarks
will apply with equal force to one or two other
credits for insolvent debts subsequently given,
with this difference that the longer time that
elapses before the credit is given the greater is
the loss on the admr for he is still charged with
interest on his annual balances.

Mr. Bailey's second credit is for \$850.00 the appraised value of said two slaves, which were charged to the adm. by Comr. Crockett, and being so charged they of course constituted a further part of the annual balances shown by Crockett's prior statements to have been in the adm's hands, and that being so, it follows, that the adm. were charged by Mr. Bailey with at least four years interest on the appraised value of said two negroes amounting to nearly \$200.00 to the prejudice of the adm. But this apparent error may in fact not exist, or may be embraced or covered up by some other credit, or balanced off by some other charge.

The 3rd credit is for \$623.75 and is for Mr. Crockett's omitted commissions in his last three statements, and this credit would seem to be proper and right. But if this credit had been given by Mr. Crockett at the proper time, it would have lessened the annual balances, and to that extent lessened the interest on these balances, but the rate of commission allowed by Mr. Bailey will amply meet all the hardship in the way of interest.

Now look at Mr. Bailey's fourth annual statement made as of Dec. 29 1860 and you

Statements made as of Decr 29 1860 And you

17.

will see a credit there given the adms of \$500.00 for that sum paid Hanson Russell in 1849 and if that credit was proper, the adms would loose 10 years interest thereon equal to \$300.00 unless the principal and interest were both included in the credit And if that credit had not been given at that time it is quite evident from the face of the account, that parts of the said \$500.00 would have remained in the adms funds for a number of years thereafter and would have thus been an interest bearing subject in the adms funds, while the account as stated shows that the fund in the way of principal in the adms funds became exhausted within two years after the date at which that credit is entered.

Now we have seen that this credit was entered Decr. 1860 And at a subsequent time it is discovered that it was an improper credit, and Mr Bailey undertakes to correct this error, and how does he do it Look at his Statements made as of Decr 29, '73 13 years after the credit was given see page 11

and you will see that he there charges the
adv. with \$500.00 for a credit improperly given
and he charges the commission of \$50.00
and two years interest of \$60.00. I have not
made a calculation to see what the interest
would have been on said \$500.00 had the
same not been given, but I hardly think
that the charge of \$60.00 is sufficient for that
purpose, indeed it ^{will} be considerably short of it.

Now look at Mr Bailey's Statement made
as of Decr. 1871. and you will see that
he has in that Annual Statement charged
the advs with three new items, the first
of \$602.25, the second \$350.00 and the third of
\$81.00 all of which are without interest.

Now the first of these charges is for the
last four years hire of said slaves which en-
ded in Jan 1857 and if the whole of the hiring
only bore interest from the end of the last year
still the estate by this charge would lose about
14 years interest on said sum which would
be nearly equal to \$505.00.

About Jan 1861 a tract of land belonging to
John Davis lying in Wise County was sold

under a deed of trust to pay a debt due
the estate of Stephen Jones dead, and James
F. Jones became the purchaser thereof at the
price of \$350.00 and in this way collected
a debt due the estate, and if it was proper
to make said second charge it should have
been made at least as far back as Decr. 1862
instead of 1871
and if then made, it would have become an
interest
bearing subject from that time forward. Likas
the charge is made, the estate loses 9 years
interest, which is equal to \$189.00

Mr Crockett in his 4th Statement gives
the Adams a credit for about \$790.00 for the
Sum paid Jackson M. Jones and that Statement
was made at least as far back as Decr 1857.
Mr Bailey says that he ascertained there was
an error in that credit amounting to \$81.00
and to correct it he in the year 1871 changed
the Adams therein to interest. Now in
his transaction it seems to me that the estate
loses interest on said \$81.00 from Decr 1857 to
Decr 1871. Being 14 years, equal to \$67.34.

From what has now been said with reference
to said three charges it would appear that

the estate has lost in the way of interest upon
these three charges about \$761.34 But this may
have been done intentionally by Mr Bailey seeing
the great loss which the adm^r would sustain
in the next succeeding statements made as of
Decr 1872, and to it I must now call
your attention.

Now look at that Statement and you will
see that the first credit is for \$244.82 and
this is for a debt we found Davis of \$164.34 due
in Decr 1848. And if this debt is charged to
the adm^r with the interest thereon, then it follows
that if it is proper to give the adm^r a credit
for it as an insolvent's debt, they ought to have
been credited with the amount actually due
thereon in Decr 1872 and a calculation
thereof will show that there was then due
thereon about \$400.98 instead of \$244.80, so
that the adm^r loses in this one credit about
\$156.18, but this error was not the fault of
Mr Bailey, for he acted on a paper then before
him, which showed said note to be for only \$100.00
while in fact it is for \$164.34, for I have the
original note now before me.

Again look at credits in said Statements from No. 62 to 90 inclusive, and you will see, looking at the face of the account, that they are all for disbursements made not later than 1860. and some of them as far back as 1852. Now let us calculate the amounts thereof, and we will have about \$1310.47 and the interest on that sum from Decr. 1860. to Decr. 1872 would amount to about \$943.53 so that in this Statement the admin loses not less than \$1099.71 in the way of interest, if no interest was added at the time, to the credits and if so the face of the account does not show it.

In this Statement of the account it is thus seen, that the admin. loses a good deal more than they gain in the preceding one. Leaving out of view the fact, that some of said credits if proper, should have been given in 1852 some in 1854, some in 1855 & so on down to 1860. But the most difficult matter of all and one that ^{or would perhaps} may amount to a considerable sum if it could ever be adjusted at all, grows out of the taxes paid by James F. Jones, during the last 29 years, on lands, charged to the

estate of Stephen Jones deed and credited
all along through the entire account, to the
admr. But I do not believe that it is now
possible to adjust that matter so as even
to approximate the ends of justice

The taxes on the lands belonging to this estate
were for several years pretty heavy, and
while I have not made any estimate of
what has been paid out in the way of
taxes on the land, yet I think I would
be safe in saying that somewhere between
\$500.00 and \$1500.00 had been paid out in
taxes during the last 29 years

I find in glancing over the account that
for the years 1857, 1858, 1859 & 1860 the admr.
has been credited for taxes paid by him for those
years about \$308.73 See Mr Bailey's Statement
for Decr. 1872

Stephen Jones left a widow who was not
only entitled to Dower, but who had dower
assigned to her which is said to have covered
a very valuable part of said real estate
and she continued to hold use and occupy
the same until about the year 1871 when

she died. The widow it is said all the time said money, and was considered as a rather saving money-making woman.

Now I take it that it is hardly reasonable to suppose that Mary Jones having money all the time, would hold up and occupy one third of all the lands in this country belonging to the estate, for a long number of years and pay no part of the taxes assessed upon the same, and if she did so, I think wrong and that it ought not to have been allowed, but I cannot say how that may have been as a matter of fact.

For the year 1859 the taxes upon the cave lands was \$59.58 see credit No 62 in Bailey's Statement for 1872 and the whole of that sum is there credited and if you will look at the back of that tax ticket you will see that there is an endorsement there showing that Mary Jones paid on that years taxes \$20.00 being a fraction more than \$3 thereof, this then I would take it a clear error of \$20.00, but I do not know whether the papers would

Show any such other error or mistake, but if they do not, of one thing I feel certain and that is Mrs Jones ought to have so paid each year as long as her debt remained charged to the estate, and wherever and whenever and as often as these and similar ^{made} payments and similar credits have been allowed there are errors to a greater or less extent.

It is said, but there is no evidence of the fact, that when tax paying time would arrive and that is dead share to come once a year that Mrs Jones would frequently give James H. Jones what money she supposed would pay her part of the taxes, and ask him to pay hers at the time he paid his own taxes, and that when he did thus pay he would take a receipt for the whole tax thus paid without showing that a part of the money thus paid out had been furnished to him by his mother.

Now if this was done but once, why to that extent there is a wrong, but with the exception of the instance referred to in 1859 there is no evidence that I have seen tending to show such facts, but these are not the only instances

facts, but these are not the only difficult

25

growing out of these tax matters as I think
will readily appear from the following statement.

Soon after the death of Stephen Jones died
the widow and heirs commenced buying
and selling out their interests in his estate
both real and personal, and by way
of giving you a sort of imperfect knowledge
of the complex character of a few of these
purchases and sales, I herewith file a paper
enclosed (B) which shows only a few of them,
the last of which referred to in this paper was
made about July 1853. Now at this date
it will be seen that some four or five of the heirs
had sold out their entire interest in the estate
both real and personal, and that others had
succeeded to their rights, but in what particular
proportions it would be right hard for me to
tell, were I to attempt it, which I shall not do.

Now to my mind it is quite evident
that the taxes on the real estate from this time
forward at least ought to have been paid by
the widow and heirs in proportion to the interest
each one had in the land, and it should
have thus continued until a new sale, and

from such time onward according to their several
interests down to the present, or if that is not
done, and the adm^t. is credited with all the
Taxes, then for each year each heir due pro
portion of said Taxes ought to be ascertained if
possible, and the amounts thereof in the ag-
-gregate should be regarded as a payment to
that extent to each of the parties interested, and
they held to account for the same, as a part
of their distributable share of the personal estate,
and this would settle about the same and,

I have now adverted to the more striking
apparent errors connected with the several
statements of this administration accounts,
or such as appear to me to be errors whether
in fact they are such or not, And while
I can thus point them out, I am very
far from saying that I can correct them,
but upon the contrary, I can say that I do
not think I am possibly do so, nor do I
believe that any one can do so, and
be able to show clearly that it is correct,

Almost any one can give good advice
but it is few who can or will practise

what they preach, and so it is with me
 as to the matters of this account, I can
 see what appears to be errors, but it is a
 different thing to undertake to correct them.
 Many of them might be corrected with
 ease if we could get a correct starting
 point, but there lies the rub, but as to
 these tax matters I think it now absolu-
 tely impossible to get at a correct adjust-
 + ment thereof.

There has been made about 24 Annual
 Statements of this account made all of which
 have been admitted to record without exception.

During its progress, the admⁿ has been cluttered
 by about 500 different items, so that the time
 and labour of re stating the entire account
 is no small matter, but I see no way
 of correcting many of the apparent errors, but
 by re casting the entire account, and in
 doing so to throw out of it altogether a good
 deal of surplus matter which ought not to have
 been brought into it.

The present admⁿ insists that under the decree
 under which I am acting, that I cannot go

legitimately behind the returns, that is, behind
the last settlement, and that I must then
take it up and bring it down to the present,
and thus adjust the rights of the parties based
upon the settlement as already made.

The Defts by their next friend, insist, that
I shall re-cast the entire account, in order
to ascertain what is due each party interest,
and that this is the only mode in which what
fact can be ascertained,

The Defts in their bill do not seek to discharge
or falsify said account, and that being so
I think strictly speaking the Defts position
is well taken, and I at the same time
think that if the account was re-stated cor-
rectly a very different result would be attained
from that which it now presents, but upon
which side that difference would fall
I could not now venture even an opinion.

Now while I think the position taken by
the defts, above referred to is in strictly correct
there are too many apparent errors in the
account as stated, for me to undertake to correct
them in any other way, than by re-casting,

or re. stating the entire account from beginning to end, and that course I have pursued, and herewith file such or cash account marked (D) to which is attached several Special Statements which will be briefly adverted to hereafter.

This account consists of about 16 pages of ledger paper, and about 12 annual Statements, the first of which is made as of January 1st 1850. and the last as of January 1st 1861, and while the last annual Statement is made as of Jan 1- 1861 as just stated. Still all the disbursements made by the admr. from Jan 1st 1860 to, and including the year 1876 are therein credited, and this course was pursued by me for the following reasons

By looking at the 11th Statement you will see that at the end of that year the admr. had accounted for all the principal of assets that had then been charged to them, and had over paid them the sum of \$3.21 And hence the 12th and last Statement I brought into the general debit accounts the interest which I had charged against the admr. upon the annual balances amounting to \$157.33.5. That

as this accumulated interest does not bear interest, I could see no reason for continuing to make annual statements of the account and hence did not do so.

It is true in the last statement, I charged the adms with the further sum of \$350.00 as having been realized by them out of the sale of John Davis land lying in this County, and this item was charged one year earlier than proper, for it should have been brought into the account in the regular order of things about January 1st 1862, and seeing that the disbursements for the year 1860 and 1861 would about consume that sum, I concluded to embrace the interest and that item in one charge, and then enter all other credits which I have done. And having thus acted, the matters of this account are in effect closed January 1st 1861. And if this is correct, any sum found due any of the heirs or distributees ought to bear interest from Jan'y 1-1861. And if the adm^r has overpaid any of the heirs or distributees they ought to refund to him the sum thus overpaid with interest upon the

Same from January 1st 1861

X
In this statement of the accounts, I have attempted to correct all the appearances heretofore adverted to by me, and I think I have in the main succeed, but there may be many into which I have fallen, that I am not conscious of. I have thrown out of the accounts altogether much which I think ought not to have been brought into it at the outset, and in doing so have shortened it very much, and if it accomplishes no other good, it presents the whole matter before you in a tangible shape, shorn of its useless matter.

All of the insolvent notes charged to the admis by Commissioner Crockett, and subsequently credited to them by him and Com. Bailey I have thrown out of the accounts altogether, but I prepared a Special Statement of these insolvent notes accounts &c. and have with file the same marked (E) and with this statement are filed the notes &c. therein listed so far as I could find them.

This list of Insolvent notes accounts &c. as hurriedly calculated by me amounts in the aggregate to \$2872.55

Comt. Crockett charged the admors with the appraised value of two Slaves of \$850.00 and this item I of course left out of the account altogether.

The Hire of said slaves before admitted to I have charged to the admors in the order that said Hire became due.

The first annual Statement is made as of January 1 1850 and in that I charged them with said Hire for the year 1849 and so on untill the 8 years were all brought into the account on the 1st of Jan'y 1857.

The 1st item charged to the admors in this account is the cash left on hand by Styther Jones on his death of \$1073.02

The second item is the Sale bill of \$4995.50.

In the accounts as stated by Comt. Crockett he charged the admors with some 30 or 40 inventories as he called them, which were in fact the appraisements, and in which the live property and notes accounts &c. were the estate were all promiscuously mixed up together.

I find upon examination, that said Sale bill exceeded in amount, the aggregate appraised

value of the entire estate, exclusive of notes bonds judgments accounts, The appraised value of slaves and cash left by intestate, and as it exceeded the appraised value of all the property which was exposed to sale, I thought it proper to charge the adms. with said sale bill, instead of said several Inventories

I then made a list of the notes bonds judgments &c. due the estate, which the adms. had by the former settlements been required to account for and this list I charged to the adms, amounting to \$2566.00 and herewith file the same marked (F)

I then made a separate list of what is called the Book accounts, amounting to \$905.55 which I also. charged to the adms. and this list is herewith filed marked (G)

This list of accounts, and said list of notes bonds judgments &c. embrace all of such evidences of debt due the estate as is now set out in the Insolvent list heretofore referred to, and which is not charged to the adms. at all.

I then charged the adms. with the price of the sale of some Corn on cane Creek and with two or three other small items, shown upon the face of the account.

About the year 1859. The adms of Stephen Jones deceased obtained two judgments for costs against the estate of S.D. Blum, one in the Supreme Court of appeals for \$69.00 and the other in the circuit Court of this county for \$20.00 making in the aggregate \$89.00. These two judgments have been collected but were not charged or accounted for by these adms. In the 11th annual Statement of this account, I charged the adms. therewith.

In January 1861 some land belonging to John Davis lying in Wise County was sold under a decree of Court to pay a debt due this estate when the said land brought \$350.00 and in this way these adms collected ~~the~~ ^{the} said sum, and in the 12th and last Statement of this account I have charged the adms with this item also.

Mr Bailey had charged this item to the adms. but he did so several years after it ought to have been so charged.

If you should take the trouble to examine the several original appraisements or inventories you will see several small notes there mentioned

as being owing by John Davis, but it seems
to be conceded that all these notes were
brought into a certain suit decided in Scott
county between said John Davis vs. Stephen Davis
adms by which the latter obtained a decree
against former for a considerable sum, and
to partly satisfy the same said land was
sold. and this being the history of this matter
I did not charge the adms with either of
the notes on said Davis nor are they set
out in said list of insolvents.

I have now adverted to the several charges
upon which the accounts as stated by me is based
and I have already given the reasons why
I closed the accounts as of January the 1-1861
and now by looking at the end of the general
accounts you will see that there is or ought
to have been in the adms hands on that day
the sum of \$1201.57 yet to be accounted for.

From the these adms. qualified since
to January 1861 they had paid out in the
way of distribution considerable sums to those
entitled thereto for all of which credits are
given the adms. and by way of showing

what each has thus been paid. I herewith
file a separate statement for the widow and
each heir, showing the amounts thus received
by them marked respectively, H, I, J, K, L, M,
N, O, P & Q,

By reference to these exhibits it will be seen that
these heirs have paid the widow as distributee the
sum of \$2432.00. to William Ward \$771.42, to John
Kiddle \$565.20, to William J. Jones \$407.38, to Allen
Prichard \$530.89, to Jackson M. Jones \$702.49, to
Schoolcraft & Wyatt claiming through their wife, Soderma
\$397.33, to A. J. Habern \$345.67, to Randolph Kiddle
\$354.65. and James F. Jones nothing.

I now file herewith another paper marked (R)
which shows the amount of Taxes paid by James
F. Jones since he has been adm. of said Stephen Jones
in the real estate, and which have been credited
to him in the statement of his account, and the
taxes thus paid and credited amount in the aggregate
to \$1157.13, and it will be remembered that
I have already expressed my views with reference
to that matter. Now in order to adjust this Tax
matter as between all the parties interested, I have
charged the widow on account of her dower with

\$188.88 of said Taxes as if the same had been paid directly to her in money, and she having become interested in said lands by purchase from others I further charged her with \$66.34 on account of her share of these taxes thus charged to her, and said sum of \$244.39 paid to her by the adms. makes an aggregate sum of \$2694.22 which she has received toward her distributive share (see paper H)

The said William Hards share of said Taxes is \$99.50. John Reddells share thereof is \$107.24. Mr. P. Jones share is \$107.24, Allen Prechaults share is \$17.30. J. M. Jones is \$112.77 Hyatt & al share is \$99.50 A. T. Haberns share is \$3.50 and James F. Jones share thereof is \$315.30.

I found it impossible for me owing to the complex character of so many purchases of so many parties of certain shares and interests in the real and personal estate of Stephen Jones dead, to determine in my own mind how said taxes should be apportioned among the parties in interest and to enable me to determine that matter I got Mr Carr Bailey and John A. Hyatt who are well acquainted with the whole transaction, to make said apportionment which

they did with the result before mentioned, and while I cannot say that it is entirely correct yet I am satisfied that it approximates ~~correctly~~ and is ^{as} nearly so, as can now be ascertained, and the distribution of the personal estate of Stephen Jones and of the estate of Mary Jones dead hereafter adverted to, is made by me upon the apportionment and calculations of said Bailey and Hyatt, as to the interests of each of the parties therein.

Now ~~Says~~ Stephen Jones in his lifetime made the following advancements to the following parties, to Mr. Ward & wife \$34.50, to John Riddle & wife \$16.00. To Mr. J. Jones \$54.25, to Schuchert or Hyatt & wife \$96.50 and to Jas. F. Jones \$35.00 and it being desirable to make all the parties now interested equal in the distribution of the estate said Sums are respectively charged to said parties on said exhibits from H to L inclusive, Now taking into consideration the sums paid to these parties by the adm^r. the amounts charged to them on account of said taxes, and the sums advanced to some of them, and we will have the following sums as having been received by them to wit The Widow \$2694.22, Mr. Ward \$925.42, John

Riddle \$748.44, Wm C. Jones \$568.87, Allen
Richard \$548.19, Jackson M. Jones \$822.26. Schoolcraft
or Myatt \$593.33 A. T. Habern \$349.17 Randolph
Riddle \$354.65 and Jas F. Jones \$350.30 and
these sums when put together, and the \$1201.58
shown to be in the adms hands Jan 1 1861 will
make the sum of \$9156.47 for distribution among
the parties now interested. Mr Bailey in his
report shows the sum for distribution to be about
\$8008.00 so that I have increased that fund about
\$1148.00

Randolph Riddle received as before stated \$354.68
and then sold out his interest in the real and per-
sonal estate of said Stephen Jones to others

The said Stephen had also made some advancements
to some of his other children not mentioned above
but they having sold out their interests to others
it was not thought necessary to refer to them
further, and hence I did not do so.

Now we have already shown that the net
sum for distribution is \$9156.47 of which the
widow as distributee is entitled to one third, or
\$3052.15 and this sum being deducted from the
former leaves \$6104.32 to be divided between

the heirs and distributees according to their respective interests as heirs and purchasers or assignees, and according to Messrs Bailey & Hyatts apportionment of said fund among the parties, the widow was entitled in account of her purchases to receive of said last mentioned fund the sum of \$317.79. Wm Ward \$654.03, John Riddle \$645.78. Mr. J. Jones \$645.78. Allen Prichard \$508.69 Jackson H. Jones \$741.23 Hyatts heirs \$654.03, A. T. Habershaw \$654.03 James F. Jones \$928.28 and Randolph Riddle having received \$354.68 before he sold, these sums when added together will make \$6104.32 all of which is shown in Special Statement No. 1.

Now look at Special Statement No. 2 and you will see how the matters of this estate will stand upon a final adjustment of the matters thereof so far as we have yet adverted to them.

In the 1st place there is yet in the widows hands \$1201.59, in the next place Wm Wards share is \$654.03 and he having received \$925.42 he must return to the admr. \$271.39, in the third place John Riddles share being \$645.78 and he having already received \$748.44 he must return to the admr. \$102.66, in the 4th place Allen Prichards share is \$508.69, and

he having received \$548.19 he must therefore return to the adm^r. \$39.50. and in the 5th place, J^r Jones share is \$741.23 and he having received \$822.26 he must return to the adm^r. \$81.03, and when these sums shall be refunded, the adm^r. will then have \$1696.17 Out of which he must pay the widow as destitutee \$357.93 he will then pay to her on account of her purchases the further sum of \$317.79, he will then pay to Hyatts heirs \$60.70 the balance due them, he will then pay on account to A. J. Habers heirs for \$304.86, to Wm^d. Jones for \$76.91 and will then retain in his own hands \$577.78 the balance due him to make his full share, and when all this shall have been done, the adm^r. will then have fully administered the assets of the said estate.

The sums above reported to be returned to the adm^r. I think should bear interest from January the 1st 1861. and the sums above stated to be due the widow and heirs should bear interest from the same time.

So far as the mere statement of this account is concerned we might here close our remarks, but the decree under which I am acting

requires me to ascertain and report the
Sum due the Plffs out of the personal estate
of Mary Jones deceased, and to do that I will
now have to advert to the matters of that estate
for a while.

I had at first intended to adopt Mr
Baileys Statement of that account as and for
mine in this cause, but after looking over
it a little careful I saw what appeared
to me, some slight errors, and that some con-
siderable matter had been brought into the
account which ought to have been left out
of it altogether, But in addition to this
it will be remembered, that in the adjust-
ments of the matters of Stephen Jones's estate
I there ascertained that there was due to the
said Mary Jones as distributee of that estate
on account of One third thereof the Sum of \$357.93
with interest thereon from January 1 1861 and that
there was also due to her on account of her
purchases the further Sum of \$317.79 with interest
from the same time.

The said Mary Jones having died before
these Sums were paid to her, the same

became debts due her estate, and being so
it became necessary to re State the account
of James F. Jones adm^r of Mary Jones decd, in
order to charge said adm^r with said two
sums and interest thereon.

It is true Mr Bailey had charged the adm^r
with what he thought was due from her
husbands estate, but his estimate thereof fell
considerably short of mine and hence to
carry out my statement of the matter
it became necessary to re cast the said
account, and I have accordingly re Stated
the same and herewith file such a Statement
marked (S) to which is attached some Special
Statements made for the purposes disclosed
upon the face thereof.

I might here state in what the account as
stated by me differs from that stated by Mr. Bailey
I might also show what I left out that he
brought into the account, but do not deem
it necessary. I will say however that the
account as stated by me I think is as near
correct as one can now be made taking
it for granted that two credits therein allowed

are in fact properly so allowed, and as to them
I may hereafter have occasion to refer to them:

The account as stated by me consists of
5 Annual Statements, the first as of March 1st
1872 and the last as of January 1st 1876, at which
time there was or ought to have been in said
admn hands the sum of \$578.07 unaccounted for.

Am't due
each distributee
of Mary Jones
Estate.

The adm^r during his course of administration
paid out to some of the heirs \$311.00 and this
added to the fund in the adm^rs hands makes
an aggregate sum of \$889.07 as the net fund
for distribution among the parties interested
after the payment of debts costs of administration.
And that sum divided among the parties
according to their rights will give to the
heirs of J. H. & Caroline Crutcher \$102.94, to Hyatts
heirs \$102.94, to J. M. Jones heirs - the Doffs \$102.94,
to Wm. J. Jones \$119.37, to John Riddle \$119.07, to
Haberns heirs, or Wm. A. Jones \$102.94, to Allen Prich
ard \$102.94 and to James F. Jones \$135.63 (all
of which is shown in Special Statement No. 1).

Special Statement No. 2. will show how
much some of the heirs have recd, and how
much is yet due to each, and when due.

much as yet due to each, and when the adm^r. shall have accounted for the sums therein shown to be yet due the parties he will then have fully administered the personal estate of said Mary Jones according to his statement of the account.

I, H. Jones
due his mother

We have now seen that James F. Jones as the surviving adm^r. of Stephen Jones deceased owed to his mother the said Mary Jones at her death the two sums before referred, amounting in the aggregate to \$675.72 with interest thereon from January 1st. 1861. And by reference to the accounts of James F. Jones adm^r. of Mary Jones decd. it will be seen, that I have there charged said Jas. F. Jones with said two sums & with the interest thereon, so that he has in his latter estate accounted for those sums.

W. P. Jones

We have also seen that James F. Jones as adm^r. of Stephen Jones owed to his brother W. P. Jones \$76.91 with interest from Jan. 1st 1861, and that the former as adm^r. of said Mary owed the latter \$119.37 with interest from Jan. 1st 1876.

Now in a suit lately determined in open Horses Court brought by James F. Jones against said William P. Jones & others, the former established

a large debt against the latter, and by a decree entered therein, the said James F. Jones was allowed to retain in his own hands whatever sum or sums he might be owing the said William C. Jones for funds in his hands as adm^r of both Stephen & Mary Jones dead. So in this way, the said James F. Jones is allowed to retain in his own hands said two Sums

I of Jones
District
Mother

Again we have seen that James F. Jones as adm^r of Stephen Jones has in his own hand \$577.98 due himself as debt due, or in other words it will require that Sum to give him his due proportion, and that he as the adm^r of Mary Jones owes himself \$135.63 and that being so he of course has the right to retain these Sums in his own hands, and now by looking at Special Statements No. 5. on each of said accounts you will see how the adm^r will stand with reference to the two funds, when said Sums are credited to him in each of the said accounts. And when that is done the adm^r of Stephen Jones will still have in his hand

J. L. L.
contd

\$365.56 and as adm^r of Mary Jones \$323.07 all of which is disposed of said Special Statements No. 3.

Ans Riddle
set-off &
over a bal

Again we have seen that the adm^r of Stephen Jones had overpaid John Riddle the sum of \$102.66 which he must return with interest from Jan 1/61 and that the adm^r of Mary Jones is owing said Riddle a balance of \$19.37 with interest thereon from January 1st 1876. Now as a final settlement of this matter, I would suggest that John Riddle be decreed to pay James F. Jones \$102.66 with interest thereon from January 1st 1861. Subject to a credit of \$19.37 as of January 1st 1876 and this will dispose of this matter as between the two.

Mr Hard
Dyer
Dover

We too have seen that the adm^r of Stephen Jones decd had overpaid William Hard wife the sum of \$271.37. And it is decreed that he has no interest in the personal estate of Mary Jones, and said Hard being now dead all that can be done is to decree that sum to be paid by his adm^r to James F. Jones with interest from Jan 1st 1861 till paid.

Prichard
Dwyer

Again we have seen, that the adm^r of Stephen Jones decd. had overpaid Allen Prichard wife the sum of \$39.50. and that the adm^r of Mary

Jones, was owing him a balance of \$91.94 as of January 1- 1876. Now as James F. Jones is the admr. of the two estates, and as such is creditor in one and debtor in the other these two matters I think should be offset one against the other as far as one will go toward the other, and thus thinking I will make Special Statement No. 4 of this matter, and having done so. the fact is disclosed that the admr. of Mary Jones still owes said Richard the sum of \$16.89 with interest thereon from Jan'y 1- 1876 and a decree thus rendered would settle this matter as between these parties and I suggest that this course be taken.

Again we have seen that the admr. of Stephen Jones decd. had over paid Jackson M. Jones decd. the sum of \$81.03 as of January 1- 1861. And that the admr. of Mary Jones is owing to the heirs of said Jackson M. Jones decd. the sum of \$102.94 with interest from January 1st 1876. These claims I do not think can be offsetted one against the other for the reasons hereafter given, and so thinking I see but one way of settling this matter, and that is that John Liddle as surviving admr. of J. M. Jones be decreed to pay James F. Jones admr.

of Stephen Jones \$81.03 with legal interest thereon
from January 1 1861 till paid, And then that
James F Jones as adm^r of M^r Jones dead be decreed
to pay the plaintiffs the heirs of said J^r M^r Jones
\$102.94 with interest thereon from January 1 1876.

J M. Jones
\$102-94

The said Jackson M. Jones lived several years
after the death of his father, but died many
years before his Mother Mary Jones and hence
he could have no vested interest in his mothers
personal estate, but such interest as he could
have been entitled to in that estate had he lived
descended to his children on the death of his
Mother and since the money due them from
their Grand Mothers estate cannot be taken to pay
a debt owing by their father. The said Jas F Jones having
paid J M Jones more than his share he did so to his
own prejudice, and must look to his estate for
reimbursement.

End of
Stephen Jones Est

I have now disposed of the matters of
Stephen Jones estate with the exception of the
sums there shown to be yet due Hyatt &
A T. Kabens heirs or their estates, and I
have also disposed of the matters of Mary
Jones estate except as to the same two parties

and the heirs of John M. & Caroline brother
and before disposing of these matters it
seems to me to be proper that I should
make explanatory remarks with reference
thereto that my action with reference to
the disposition made by me of these matters
may be understood.

I now file herewith a paper marked (T.)
which shows that Stephen Jones was twice
married. By the first wife he had three
children and by the last wife, making
12 in all, who were his heirs at law,
and entitled to his estate in equal proportions.
And as to the estate of Mary Jones dead, her
own nine children were and are entitled
to it, and this statement will show why Mrs.
Hard wife was not entitled to any part
of Mary Jones estate, for Mrs Hard was one
of the first set of children and Jonathan
T. Jones and Elizabeth, the wife of Thomas Dupont
were the other two, and they soon after the
death of Stephen Jones sold all their interest
in his estate both real and personal to the widow
and several of the younger children, and

their interests in the personal estate of said Stephen has been subdivided among the widow and other heirs according to their interests therein. And the same remarks are alike applicable to John M. Corabtree & wife so far as the estate of said Stephen is concerned.

Some time between the years 1850 & 1858 John M. Corabtree and Caroline his wife sold & conveyed their entire interests in the real and personal estate of Stephen Jones dead to the widow and some 5 or 6 of the heirs of said Stephen, and it is now claimed by James F. Jones who was one of their vendees, that they at the same time sold their prospective interest in the real and personal estate of Mary Jones the widow who of course was then living and one of the vendees.

The deed made by Corabtree & wife to their vendees does not show certainly that they undertook to sell their prospective or possible interest in the estate of Mary Jones, but the deed itself tends to show that they undertook to sell something more than their entire interest in the estate of Stephen Jones.

From other papers exhibited to me by Jas. L. Jones relating to this Sale, I am greatly well satisfied in my own mind, that Caroline & wife at the time did sell, not only their entire interest in the real and personal estate of Stephen Jones dead, but their expected, prospective or imaginary interest in the real and personal estate of Mary Jones.

The said Mary Jones was then living and continued to live until 1870. or 1871. and long before this time the said Caroline & wife died leaving as it is said two children her heirs at law.

During the life of Mary Jones she had the unquestioned right to dispose of her property both real and personal as she saw fit and proper, and if she had this right, then Caroline & wife could have no interest whatever in it, and if they had no interest what ever, and no right to it, what interest or right could they confer upon others.

Now let us suppose that the deed by Caroline

and wife showed clearly and conclusively that they did sell and convey to their vendees their interest in the real and personal estate of Mary Jones. Then I would ask what interest did they then have that they could transfer to others? I would answer this question by saying that they then had no interest whatever, and they then did not have any certain prospective interest. And if they had no present interest, or certain future interest for the life of one, I cannot see any interest that they could confer upon others. I am therefore of opinion, that if it was shown clearly that they really did sell and convey their interest in the real and personal estate of Mary Jones dead, that such conveyance could pass no title whatever and that the same would be void for uncertainty if for no other reason.

Crutcher
vs
Wife
\$102.94

Now I have found that \$102.94 is due the heirs of Crutcher & wife from James F. Jones admr. of Mary Jones dead with interest from January 1 - 1876 and I see of no other disposition that can be made of it, but to

decree that sum to be paid them

If Corbitts wife had survived her mother then in the case we have supposed, I think probable that her widow could be entitled to the estate, but as she died before her rights attached, her interest descended to her children

Lodema Jones one of the second set of children first married Nathaniel Hyatt, by whom she had two children, Jonathan H. and Mary C. Hyatt, and then the said Nathaniel Hyatt died. Now during the period that said Lodema remained the widow of said Hyatt, she with 6 of the younger heirs at law of Stephen Jones deceased purchased of Jonathan T. Jones his interest in the real and personal estate of the said Stephen for the sum of \$2500.00 of which sum each of the seven were to pay an equal part, ^{of \$1800.00 thereof} and this contract bore date Feb. 9th 1850 and is herewith filed marked (U) of said sum part was to be paid in property by the 1st day of August 1851. and the residue was to bear interest from Aug 1 1850, but for

the purposes of this account I shall consider
that the same became due Aug 1st 1851.

One seventh part of \$1800.00 is \$257.14 and
this sum with its accruing interest James
F. Jones alleges is now due to him from the
said Estate, he having paid the same to J.
Jones for him. And to this same bond the
name of Andrew T. Huber is signed. And
his part of said purchase money is \$257.14
due at the same time upon which he
paid during his life \$125.00 on the 4th day
of Oct 1851.

Sometime prior to this purchase and during
the life of Nathaniel Wyatt, he, said A. T. Huber
and 5 others bought of Hanson Russell &
wife their interest in the real and personal
estate of Stephen Jones and they were to
pay toward the purchase price of the
sum of \$1800.00 of which each one share would
be \$257.14 which bore interest from April 1839.

The said Nathaniel Wyatt in his lifetime
paid upon this last purchase on the 8th of
May 1849 \$100.00 On the 9th of Nov. 1849 \$80.00 and
on the 18th of Jan 1850. \$50.00 leaving a balance

due them at the date of the last payment
of about \$32.70 and it is said that said A. J.
Haben died before he paid any part of his
part of said purchase price, and James F.
Jones now says that he paid off these debts
for these parties and holds the same against
them, and claims the right to apply what
he may see as adm^r of Stephen Jones deceased
to the liquidation of these claims

The said Lodena Hyatt during her widowhood
with 7 others bought what was known as the Sol
Collyer land for \$600.00 due Aug 1 1857, and
of said sum the said Lodena's share was of \$75.00
and James F. Jones now says that she failed
to pay any part of said sum and that
he paid it for her, and he also holds this
as a charge against the estate of said Lodena

After these three purchases by the said
Nathaniel & Lodena Hyatt the latter
intermarried a second time with a man
by the name of Abram Schoolcraft and dur-
ing the continuance of this marriage the adms^r
of Stephen Jones paid to said Schoolcraft \$397.33
a part of the said Lodena's distributive share

of her fathers estate, and after this payment was made, the said Abram and Lodena Schoolcraft both died without issue by this marriage. But it must be borne in mind that the said Lodena by her first marriage left two children whose names I have already mentioned.

Mary Ann Jones one of the last set of children first intermarried with a man by the name of Andrew T. Hubern and while this marriage relation existed, the said A. T. Hubern made said two purchases along with others, one one of which he made a partial payment, but upon the other nothing, and not long after said purchases were made the said A. T. Hubern died, leaving a widow and two children - a girl & boy his heirs, And some years after the death of said Hubern, his widow the said Mary Ann, intermarried a second time with a man by the name of William A. Jones, and they are now both living. This second marriage took place long before the death of Mary Jones and still subsists. Now I take it that said Andrew T. Hubern by his marriage to the said Mary Ann, became entitled to all the personal estate due her from the estate of

his father Stephen Jones. And if this is correct
then any debt or liability that said Habern may
have contracted or incurred, it would seem or-
ght to be paid out of this fund if sufficient, and
if not sufficient should be applied thereto so far as
it may go. Now we have found that Jas
F. Jones as adm^r of Stephen Jones decd is owing
to said Habern's estate or his heirs the sum of \$304.86
as of January the 1st 1861. And if James F. Jones
finished paying the purchase price for these
lands for said Habern, then one claim should
offset the other so far as it may go. and thinking
this course to be right, I have made a Special
Statement No. 5 of this matter as of January 1st
1861, and from this Statement it appears, that
after said \$304.86 is applied as of that date, to
the payments, of what Jones has paid out for Habern,
that there is still a balance due J. F. Jones from
Habern of \$353.24, without any \$300.00 from Jan'y 1-1861.

William A Jones having married Habern's
widow before the death of Mary Jones, and that
relation still continuing it follows that said
William A Jones is entitled to his wife's share of
the personal estate of Mary Jones decd, which I

Habern
Due Jones
\$853.00

Wm A Jones
#2-94

have ascertained to be \$102.94. And the said
Hon. A. Jones having already received \$100.00 thereof
it follows that there is a balance of \$2.94 due him
with interest from January 1 1876 and that
same should be decreed him from J. F. Jones.

We now come to the consideration of the last
sums to be disposed of in this cause to wit the
sum of sums due Nyatt or his heirs:

Nathaniel Nyatt by his marriage to Lodema became
entitled to his wife's personal estate including that
to which she was entitled as one of the heirs at law
of Stephen Jones deceased. And while this marriage
relation continued he contracted a debt of \$257.14
to Harrison Russell due April 21st 1859. And on
that he made the three payments before referred to
leaving at the date of the last a balance of \$32.50 still
owing to said Russell, and this balance as of Jan
18 1850 the said James F. Jones paid for said
Nyatt. as he now insists, and this balance when
calculated down to June 1 1861 amounts to \$54.20
wanting only \$6.50. to liquidate and square of said
balance due said Nyatt from J. F. Jones as one of said
Stephen Jones. But during the widowhood of
said Lodema she with others made two land

purchases, one of \$257.14 and the other of \$75.00 both of which J. F. Jones paid for her as it is said and now there is due to be paid to James F. Jones, Since the whole fund due Hyatt in right of his wife ^{has been exhausted} in payments to Schoolcraft the second husband of Sedena, and in paying the balance of the Hyatt debt except \$6.50 as before stated:

Now as Mr Hyatt died before he reduced his wife's personal estate to possession, and she survived him I am inclined to think, that her right to demand and receive all her estate not reduced to possession by Hyatt or not necessary to pay his debts revived or survived to her, and if this is true, then only \$6.20 is left to be applied to her debts.

Now suppose we take it that Hyatt did not reduce one dollar of her estate to possession, and that no part thereof could be taken to pay his debts. Still in this case it would make no difference so far as James F. Jones is concerned, for not long after the said Sedena made these purchases, she intermarried with said Schoolcraft. And by this marriage he became entitled to his wife's personal estate and if he then married what was due

estate and if he thus married what was due

he I should think he married or assumed her contracts and liabilities, for while this marriage relation existed such payments were made to Schoolcraft by the adm^r of Stephen Jones, that it only leaves \$60.70 due on the part of said Soda. Now let us suppose further that when Schoolcraft died without having reduced said \$60.70 to possession that the said Soda's right to demand it revived and if that was true. I suppose her obligations to pay would also revive or survive, so that in any view we can take of this matter it seems that the adm^r ought to be allowed to pay off and discharge said \$60.70 by applying it as a credit on the payments he has made for said Hyatt and said Soda. And I shall so dispose of the same as set out in Special Statement No. 6.

When these matters are all adjusted there will be due said Jas. F. Jones as of Jan 1-1861 \$513.38 of which sum \$304.14 ought to bear interest from the last mentioned date. And I am inclined to think that the estate of A. Schoolcraft is liable to said Jones for said sum. Unless it be considered that in as much as the two heirs of Nathaniel Hyatt have got the land for which these debts were

created should say the same, and this would seem more just and equitable to me.

Now the said Schoolcraft and wife both died before the said Mary Jones, and as the said Soderman left but two heirs, the said Jonathan M. & Mary C. Hyatt it follows that these two are entitled to their Mother's share of the estate of said Mary Jones which as before stated is \$102.94 which will give to each of them \$51.47

The said Mary C. Hyatt intermarried with a man by the name of Joseph M. Curico who thereby became entitled to his wife's share of said estate and the said Mary C. after having some 4 or 5 children by said Curico died leaving said children her heirs. Now the admr. of said Mary Jones has already paid said Curico and John M. Hyatt each the sum of \$50.00 so that there is yet due each of them only \$1.47 each with interest from January 1st 1876. And this disposes of the matters of account of these two estates so far as I intend to pursue them. And I think it probable that James F. Jones has claims against said Hyatt and Curico against Mr. A. Jones & Allen Prichard which are not embraced in this account to liquidate.

and pay off all here reported against him, and
in some of their cases much more

Only one of the bonds showing these land
purchases is filed but Mr Jones has the
others. And the only evidence he has
produced showing that he paid said sums
for said parties is his possession of the bonds
but he says he is able to produce ample
proof of that fact. Several other persons
were also jointly bound with these parties in
said land purchases and they too in the
mean it is said let J. F. Jones pay their parts
also, but have subsequently re paid or refunded
to him

One strong circumstance tending to show
that J. F. Jones did pay for said Heber is that
the latter died soon after making said purchases,
and another circumstance is, that said J. F. Jones
was about the only one who was able to pay,
and still another is that he was adm^r of said
Stephan and as such knew he had some money
in his hands as such which would be in return

As to Nathaniel Wyatt he lived but a short
time after his purchase, but during that short

while he paid his part of the purchase price except \$32.50 as before stated. And as to Schoolcraft he had but little and soon after marriage left this country; and these remarks made with reference to Hubert will also apply to Hyatt and Schoolcraft.

I file herewith two other papers marked Dth. relating in some way to these land purchases.

By the decree entered in the cause of Serenanth Jones & others vs. James F. Jones adm^r of Mary Jones & others, I was directed to enquire into and report upon the right of said adm^r to retain all or any part of any distributive share found due Wm. P. Jones, Allen Richard wife and the children of John M. Lewis & wife.

Now by the manner in which I have disposed of the matters of the two estates I think I have fully responded to these enquiries and hence shall not further refer to them.

There are two of these suits by the same Paffs. one against J. F. Jones adm^r of Stephen Jones decd & others and the other against him as adm^r of Mary Jones decd & others, in both of which

decrees were entered directing accounts to be taken, but this I think is wholly useless for as has already been seen, the two matters of account are very intimately connected with each other almost inseparably so, and seeing this I have blended the two together in the manner herein stated, and now suggest that said two causes be heard together as one, and that all matters may ^{be} disposed of by one decree.

(End)

The appraisements, Sale bills, Inventories of Stephen Jones estate, and the Settlements of Crockett & Bailey and the vouchers or receipts for disbursements are too numerous and bulky to be filed as exhibits with this report. All these matters are therefore tied up in a bundle and hereby referred to as a sort of annex to this report. And the same remark to some extent will apply to the papers relating to Mary Jones estate which I also tie up in a separate bundle as a sort of second annex to this report.

I have now disposed of all the matters pertaining to these two accounts and the only thing remaining for me to do is as to the

enquiries directed to be made with reference to the lands owned by the plaintiffs and how they acquired the same, and to that your attention is now directed.

The Deffs now own about 146 acres of land lying in this county in the Turkey Cove, and this land is subject to the dower right of the widow of Mr. Jones decd. now the wife of David G. Reese. And of that quantity about 41 acres was conveyed to the widow and heirs by William P. Jones. And the residue thereof of 105 acres descended to the Deffs from their father Jackson M. Jones decd.

Now as to this 41 acres of land it constitutes the principal bone of contention in these suits & the leading facts in relation thereto are substantially as follows.

Jackson M. Jones probably died in 1858 but before his death, I think the evidence offered by A. Jones & Co. being see the same as filed marked L, shows that he bought of his brother W. P. Jones the latter's interest in the lands of Stephen Jones deceased covered by the dower of Mary Jones his widow being the said 41 acres above mentioned.

The evidence I think tends to show that the purchase price of said land was about \$1000.00

I think the evidence also tends to show that of said Sum. Jackson M. Jones paid to the said Mr. P. Jones a small amount in property, perhaps about \$235.00 And I also think the same evidence tends to show that John C. Olinger the Grand Father on the Mother's side of the Deffs paid out of his own means toward the purchase price of said 41 acres of land not less than \$600.00, and I think it probable, that a portion of said purchase money is yet unpaid, for but a few years ago Mr. P. Jones obtained a judgment against John Riddle as the surviving adm^t of Jackson M. Jones for about \$240.00 with interest & cost.

After the death of Jackson M. Jones, the said John C. Olinger and John Riddle qualified as his adms, and took charge of his estate, and it is admitted that said Olinger handled and paid out all the money, and transacted the business of the estate generally so far as it was transacted and settled.

Mr. Olinger during his life made several settlements of his administration accounts

the best of which shows that he had paid out and disbursed money, beyond the assets that came to his hands as such about the sum of about \$1263.00 and that became a charge in his favor to that extent against the estate of Jackson M. Jones dead.

Among the papers of these settlements there are evidences on file there, showing that John C. Olinger did pay William P. Jones about \$687.50, but it is not there, or any where else so far as I know shown, that these payments were made by Olinger to Jones, on the notes or note given by John C. O. P. Jones for land, but some of the receipts do say that they are to be credited on a \$600.00 note executed by J. M. Jones, But as it is not shown that J. M. Jones owed Wm. P. Jones any other debt, I think we may presume that nearly all of said payments were made for the note or notes given for said land.

It is said by Mr. Reese and the Plaintiffs that John C. Olinger advanced his own money to pay Wm. P. Jones his land debt and that he did so for the purpose of securing his daughter and her children a home, and that to the extent

of this advancement, it was a gift to them and intended it as such, and Mr Reese proposed to introduce proof to show that said Olinger had often declared that such were his objects and intentions, but I thought it useless to take such proof under the facts of the case as exhibited by record evidence bearing thereon.

In the first place I am of Opinion that Mr Jones in his lifetime bought or contracted for this 41 acres of land of St. J. Jones

In the second place I am of Opinion that Mr Jones made a small payment thereon, but that at the time of his death, much the greater part of the purchase money was unpaid and

In the third place I am of Opinion that John B. Olinger did advance some six or seven hundred dollars of his own money to pay upon this land debt, but that he intended it as a gift in reality I very gravely doubt as we shall presently see

Now I have but little doubt in my own mind that John B. Olinger when talking to his daughter Mrs Reese & other friends of her and his, he said or would say that he was advancing his own money as a gift to pay this debt in order to secure a home

for his daughter and her children, and I have no
doubt he did advance some money to pay before
said debt, and I have no little that he procured
William D. Jones to convey said land to his daughter
and her three children. And while I have but
little doubt as to these things, still looking at his
subsequent acts, I am led to the conclusion that
he was willing to so lath to his daughter and friends
as to extort from them their approbation and comen-
dation for doing so liberal and laudible ^{an} act, and
at the same time intended to hold such adv-
ancement against said estate as a charge.

Not long after these advancements were made
the said John B. Olinger died but before doing
so made a last will and testament which has
been admitted to probate. In this will he says
among other things that he has a large debt say
\$1263.00 due to him from the estate of Jackson
M. Jones dead. That he has obtained a decree in
the Circuit Court of Wise County to sell lands belonging
to Jackson M. Jones estate to pay the same, and he
then directs his executors to go on and sell said lands
and apply the proceeds to the payment of said debt,
and if said lands should not pay the debt, then

Olinger
made
J. M. J.

he releases the estate from the payment of the residue (I do not pretend to quote the will, I only try to repeat its substance from memory)

Now suppose he intended originally said advancement as a gift how does he now treat it,

This advancement certainly makes up a part of said sum for he is credited with his payments to Mr. J. Jones and if he originally intended it as a gift, he by his will has made it a debt so far as he could do so. And it has been so treated and the land of which he speaks has been sold to pay the same, and has proved largely insufficient and the balance is of course released to the estate.

Can this release now, under the facts of the case, be regarded as an original gift by said Olinger, to me it seems that it cannot.

Said Olinger first sold and treated it as a debt due him. He did provide however for a contingency which if it did happen the balance should be released, but if that contingency did not happen the entire debt was to be collected, the contingency happened, and the balance is released, yet this release cannot be regarded as money given by Olinger to pay for said land. So upon the

whole facts of the Case My opinion is that the whole of the purchase money for said land if paid must be regarded as having been paid by Mr. Jones and out of his estate.

Another enquiry I had overlooked a while ago is as to whether or not James F. Jones held used and occupied any lands after the death of Mary Jones to which the Jeffs had both right & title.

And as to that enquiry I have to report that he did for a while hold use and occupy such land. And I have further to report that the said Jas. F. Jones has already accounted for the rent thereof for the time he so held it, and the evidence of Carr Bailey establishes this fact, and beside that Mr. Reese admits that the rent has been settled.

I have now responded to such requirements of the decree under which I am acting and I might, and perhaps ought here to close, but I desire to advert to a few other matters before doing so.

The reason that the estate of Mary Jones has proved to be so small is owing to the fact that two credits have been given the admt. amounting to \$2153.53 for money paid out by Jas. F. Jones for his Mother, on contracts for land similar

to those I have already adverted to. The said Mary Jones was interested to the extent of one third in nearly or quite all of the principal purchases connected with the matters of this estate. As to whether these credits are right and proper I cannot say. Mr Bailey when he settled the matters of the estate thought they were proper for he allowed them as credits and I did likewise upon the idea that he had only allowed ^{them} because proper to do so.

When I first began to look into the matters connected with the estate of Stephen Jones dead, I thought that a statement of the account made properly would show the adm^r largely in arrears to the distributees. But having waited slowly through the whole matter I feel pretty well satisfied that if injustice is done any one to any considerable extent it is the adm^r. His character for Stubbornness and his apparent love of lawing has induced many to think that he was holding back considerable sums of money due his Brothers and Sisters, but were the facts known as I think I now know them, that idea would be abandoned at once, for I am strongly inclined to think he has made himself a sort of pack-horse for his relatives. In the statement of the acc^t

I charged the adm^r with a list of notes of more than
\$2500.00 and with a list of accounts of over \$900. And
out of these two lists thus charged, I think it highly
probable that he has actually lost from \$500.00 to \$1200.00
which he has not and cannot possibly prove correct.
But this is only conjecture.

I cannot say that this account is correct, nor do
I believe that any man can so state it as to be entirely
satisfied that it is correct, But I can say that it
is as near correct as I can make it.

I have now written in this report over 70 pages, and
were I to write that much more, in undertaking
to give in detail all the varied purchases and
sales, and pointing out each one's rights and interests
growing out of each separate transaction, I doubt
whether all could be done in. I do not believe
I would hazard much in saying, that if a search
was made through out the State of Virginia from
the Settlement at first Town, down to the present
time, that a parallel case to this in all its details
could not be found. Here I called upon to give
a name or appellation to the plan or system on which
this business has been conducted and managed.
I should content myself with simply calling it

Commissioners Office Jonesville 1st Nov. 20th 1878

Samantha Jones & others By &c. Off

Against

James F. Jones adm. & others Deft

In Chancery

To the Hon. John A. Kelly Judge of the Circuit
Court of Lee County Virginia

By a decree entered in this cause and the other
causes heard thereon at the last term of your Court
I was directed to so re-cast or re-mould the two
accounts taken and stated by me in said causes, as to
conform to your opinion as set out in said decree, and
especially the account of James F. Jones adm. of Mary Jones Decd
so as to show the state of that account when made
to conform to your opinion.

I have performed the duty thus assigned me
and herewith file a Statement marked (A B) which
shows as I think upon its face all that was required
by said decree so plainly that it requires no remarks
at my hands in explanation thereof.

By this Statement it is ascertained and shown that
the distributive share of each of the parties interested is
considerably increased beyond what was found in my first
report, that report showed the distributive shares as follows

J. M. Corbitts heirs \$102.94, Weyatts heirs \$102.94, The Peffs
or J. M. Jones heirs \$102.94, Wm. P. Jones \$119.37, John Radcliffe \$162.37,
Haberns heirs & Wm. A. Jones \$102.94, Allen Pritchard \$102.94, and

James F. Jones \$185.63 And by this amended Statement
their Shares of Mary Jones estate are as follows, The heirs
of J. M. Crabtree \$150.31. the heirs of Wyatt \$150.31. the Peffs, or
J. M. Jones heirs \$150.31, Wm. C. Jones \$174.41, John Riddle \$174.41
Haberns heirs & W. A. Jones \$150.31 Allen Prichard \$150.31 And
James F. Jones \$198.20

As will be remembered the admr. has already paid
out in distribution the sum of \$311.00, he is also authorized
to retain in his own hands Wm. C. Jones share and of course
he will retain his own share, which will leave in his
hands \$614.86 to be paid out, and of that sum he will
have to pay J. M. Crabtree's heirs their full share, to the
Peffs their full share, and Wyatts heirs having already re-
ceived \$100.00 he will have to pay them \$50.31, John Riddle
having received \$100.00 he will still have to pay him \$74.31,
Haberns heirs, & W. A. Jones having already received \$100.00 he
will have to pay him \$50.31. and Allen Prichard having
received \$11.00 there is still due him \$139.31 and when
these sums shall have been paid, the admr. will have
discharged his liability to the heirs & distributees.

By my former report I made distribution of the
matters of this estate as of January 1st 1876 and this distr-
-ibution is made as of the same date, so that said sums
will bear interest from January 1st 1876.

What I have now said closes my report so far as the

Matters referred to me by the decree is concerned, for as to the matters connected with the estate of Stephen Jones and no decree can be entered therein, because the parties interested are not all before the court, in fact none but the Plffs and adm^r are. But for the benefit of James F. Jones the adm^r; and all others interested I file herewith another paper marked (AB) which will show the matters of that estate in full, according to this and my former statement thereof. And this last paper also shows how the \$409.11 mentioned in said decree is obtained and it also shows the widow's share thereof as distributee and the sum she was entitled to on account of her purchases both of which are charged to her adm^r in statement (AB)

All which is respectfully submitted

Henry J. Morgan Comt.

Seminar & Forest
as } Land Bonds & Rights
James F. Jones & Co.

Commenced fee \$4.00

fifty dollars 31 cts with int from
the 1st of Jan'y 1876, ^{till paid.} and that John
Riddle and Anna his wife recover
of the said defendants \$74.31 with
interest thereon from the 1st of
Jan'y 1876, ^{till paid.} And that Mrs A Jones
and Manasha Ann recover of
the said defendants \$50.31 with
interest thereon from the 1st of
Jan'y 1876, ^{till paid.} And that Allen Richard
and Samantha his wife recover
of the said defendants the sum
of \$139.31 cts with interest from the
1st day of Jan'y 1876; ^{till paid.} it is further
decreed and ordered that the
pfs recover of the defts a reasonable
share costs by them herein expen-
ded to be taxed by the clerk
and executions may issue
in favor of the said distributees
for the respective sums herein
adjudged to them, But it be-
ing suggested that D & Reese
is next found on the Record of
the pfs, Samantha, Ann, and
Mary Jones, ^{therefore} it is not
reasonable, that the said in-
debtors money must not be

Sumner the Jones at all

B3 DC

U9 { Secret

J. H. Jones Sumner
at all.

Sumner page 77-78
Sumner page 79-80

Encl
J. A. R.

Dec 4/79

| | |
|-------|----------|
| 42.66 | Jan 62 + |
| 41.67 | Jan 63 + |
| 38.14 | Jan 64 + |
| 28.37 | " 65 + |
| 28.20 | " 66 + |
| 56.26 | " 68 + |
| 25.69 | " 69 + |
| 48.93 | " 73 x |
| 48.93 | " 73 x |
| 72.90 | " 76 |

431.80

2193.15 279.78
 1481.37 1201.59
 711.78 1481.37

| | |
|-----------|--------|
| 42.66 + | |
| 75444 | |
| * 3969 | |
| 69475 | |
| * 4167 + | |
| 73642 | |
| + 100.62 | |
| + 635.80 | |
| 3814 + | |
| * 673.94 | |
| 201.01 | |
| + 472.93 | |
| 28.37 + | |
| 501.30 | |
| + 30.35 | |
| + 470.95 | |
| + 28.25 + | |
| + 498.20 | |
| 30.30 | |
| + 468.90 | |
| + 56.26 + | |
| + 525.16 | |
| 9676 | |
| + 428.20 | |
| + 25.69 + | |
| + 452.89 | |
| + 416.10 | 100.54 |
| + 407.79 | |
| 9786 + | |
| 50565 | 151.80 |
| 100.62 | 15 |
| 405.11 | 759 |
| 72.90 | 157 |
| 478.01 | 22.69 |
| 68.90 | 46.21 |
| 9) 409.11 | 68.90 |
| 4545 | |

1812.40
1812.40
1812.40

26

1876.

James F. Jones admr. of Mary Jones decd.

To the heirs & distributees of said estate

Dr.

| | | | |
|----------|---|---------|---------|
| Jan'y 1. | To this sum for distribution as shown in Special Statement No. 1 on general accounts, supra (S) | 889 07 | |
| " | " this sum for 5 per cent commission credited 1st Statement | 172 14 | |
| " | " Interest on last sum from Mar 4/72 to Jan'y 1-1876 | 39 58 | |
| " | " this sum for half of commission on last sum 1-1876. | 45 89 | |
| " | " the Widows share as distributee of \$409.11 See paper | 136 37 | |
| " | " the " " of said fund on account of purchases | 15 52 | |
| | Total fund for distribution this sum . . . | 1298 57 | |
| | of which J Mc Carthy has are entitled to | 150 31 | |
| " | " N M Hayatts " " " | 150 31 | |
| " | " J M. Jones " " " | 150 31 | |
| " | " Wm P. Jones is " " | 174 41 | |
| " | " John Reddle is " " | 174 41 | |
| " | " Habs heirs are " " | 150 31 | |
| " | " Allen Pritchard is " " | 150 31 | |
| " | " Jas F. Jones is " " | 198 20 | 1298 57 |

Statement No. 2

| | | |
|---|---------|--------|
| To this sum in above hands as above Jan'y 76 | 1298 57 | |
| By this sum already paid out in distribution | 311 00 | |
| By amt due Wm P. Jones which J F. Jones will retain | 174 41 | |
| By this sum due J F. Jones in his own right | 198 20 | 683 61 |
| Leaving this sum to be paid as follows . . . | | 614 86 |
| To the heirs of John Mc Carthy | 150 31 | |
| " " " Jackson M. Jones | 150 31 | |

| | | | |
|--|-----|----|--------|
| This sum to be paid over Brought forward | | | 614 86 |
| By ants set apart for the heirs " " | 300 | 62 | |
| Myrtle heirs have received \$100. Bal due them | 50 | 31 | |
| John Stidelle has received \$100. Bal due | 74 | 31 | |
| Wm. A. Jones has received \$100. Bal due him | 50 | 31 | |
| Allen Pritchard has recd \$11.00 Bal due him | 139 | 31 | 614 86 |

Geo. F. Jones admr. of

Wm. Jones

Second Statement of acct.

(AB)

| | | |
|---|--|----------|
| Mr James F. Jones admr of Stephen Jones decd. | | |
| To the Heirs & Distributees of said estate | | 5 |
| 1862 | Jan 1. To this sum retained in your hands Jan 1-1861 with which to pay taxes &c. from that time to Jan 1/76 | 711 75 |
| | Int on Same from Jan 1/61 to Jan 1-1862 | 42 66 |
| | Total Debits Jan 1-1862 | 754 41 |
| | By amt credits Nos 256. 257 See genl. Statement | 59 69 |
| 1863 | To Int on Same to Jan 1-1863 this sum | 694 75 |
| | By amt of credits from 258 to 261 this sum | 41 67 |
| | | 736 42 |
| 1864 | To Int on Same to Jan 1-1864 | 1006 1 |
| | By amt credits from 262 to 265 inclusive | 635 80 |
| | | 38 14 |
| | | 673 94 |
| 1865 | To Interest on Same to Jan 1-1865 | 2101 01 |
| | By amt credits from 266 to 268 inclusive | 482 93 |
| | | 38 37 |
| | | 521 30 |
| 1866 | To Interest on Same to Jan 1-1866 | 30 35 |
| | By amt credits Nos 269 & 270 | 470 95 |
| | | 28 25 |
| | | 499 20 |
| 1868 | To Interest on Same two years to Jan 1-1868 | 30 30 |
| | By amt credits from Nos 271. to 278 inclusive | 468 90 |
| | | 56 26 |
| | | 525 16 |
| 1869 | To Interest on Same to Jan 1-1869 | 96 96 |
| | By amt credits Nos 279, 280. & 281. | 428 20 |
| | | 25 69 |
| | | 453 89 |
| 1873 | To Interest on Same from Jan 1/69 to Jan 1-1873-4 years | 46 10 |
| | By amt credits from 282 to 290 inclusive | 407 79 |
| | | 97 86 |
| | | 505 65 |
| 1876 | To Interest on Same from Jan 1/73 to Jan 1/76-3 years | 100 54 |
| | By amt credits from 291. to 299 inclusive | 405 11 |
| | | 72 90 |
| | | 478 01 |
| | Bal in adms hands. Jan 1-1876. | 68 90 |
| | | \$409 11 |

See next page for further Statement

| | |
|--|--------------|
| To this Sum in Advers hands Jan 1-1876 See foregoing Statement | 409 11 |
| One third thereof due Widow as distributee is. | 136 37 |
| Leaving for distribution among heirs & purchasers | 2727 4 |
| Of which Sum the Widow share by purchase is | 15 52 |
| Wm. Ward & wife share thereof is | 31 02 |
| Mary's heirs " " " | 31 02 |
| Habeas heirs " " " | 31 02 |
| John Reddies wife " " " | 30 33 |
| Wm. P. Jones " " " | 30 33 |
| Allen P. Jones wife " " " | 24 27 |
| Jackson M. Jones heirs " " " | 35 20 |
| Jas. F. Jones " " " | 14 03 2727 4 |

Statement No. 2

| | |
|--|----------------|
| Nett Sum for distribution Jan 1-1861 as per paper D. | 9156 47 |
| Additional Sum for distribution Jan 1-1876 according to this paper | 409 11 |
| | 9565 56 |
| The widow share as distributee see paper D. | 3052 15 |
| " " " as " by this paper | 136 37 3188 52 |
| " " Share by purchase see paper D. | 317 79 6377 04 |
| " " " " " by this paper | 15 52 333 31 |
| Wm. Ward wife share according to paper D. | 652 03 |
| Same " " " to this paper | 31 02 685 05 |
| John Reddies share " to Paper D. | 645 78 |
| Same " " " this paper | 30 33 676 11 |
| Wm. P. Jones " " " paper D. | 645 78 |
| Same " " " this paper | 30 33 676 11 |
| | 2370 58 |

| | | | | |
|--|-----|----|---------------|---------------------|
| Amount for distribution brought forward | | | | 6377 04 |
| Aggregate distributive shares | " | " | | 2370 58 |
| Allen Richards Share according to paper D. | 508 | 69 | | |
| Same | " | " | To this paper | <u>24 27</u> 532 96 |
| J. M. Jones heirs | " | " | paper D. | 741 23 |
| Same | " | " | " this paper | <u>35 20</u> 776 43 |
| Megatts heirs | " | " | paper D. | 654 03 |
| Same | " | " | " this paper | <u>31 02</u> 685 05 |
| Habens heirs | " | " | paper D. | 654 03 |
| Same | " | " | " this paper | <u>31 02</u> 685 03 |
| James F. Jones | " | " | paper D. | 928 28 |
| Same | " | " | " this paper | <u>44 03</u> 972 31 |
| Randolph Riddle before he sold acct. which is emb. above | | | | 354 68 6377 04 |

Statements No 3

| | | | | |
|--|--|--|--|-----------------------|
| Fund in adm ^r hands Jan 1/61. See paper D. | | | | 1201 59 |
| " " " " Jan 1/76 by this paper | | | | 409 11 |
| Widows Share \$685.05 Recd \$925.42 must return to adm ^r | | | | 240 37 |
| Riddles Share \$676.11 Recd \$748.46 must return to adm ^r | | | | 72 35 |
| Richards " \$532.96 Recd \$548.19 " " " " | | | | 15 23 |
| J. M. Jones " \$776.43 Recd \$822.26 " " " " | | | | <u>45 83</u> |
| When these sums are returned the adm ^r will have | | | | \$1984 48 |
| Widows Share \$3188.52 Recd \$2694.22 chd. to J. F. Jones her adm ^r | | | | 494 30 |
| " Share on account of her purchase chd. to J. F. Jones her adm ^r | | | | 333 31 |
| Wm. P. Jones Share \$676.11 Recd \$568.87 bal due J. F. Jones will retain | | | | 107 24 |
| J. F. Jones Share \$972.31 Recd \$350.30 bal due which he will retain | | | | <u>622 01</u> 1556 86 |
| Leaving to be accounted for this sum | | | | 427 62 |

| | | |
|--|--------|--------|
| Am't to be acctd accounted for see foregoing | | 427 62 |
| Wigatt's heirs share \$685.05 Paid \$593.33 yet due them | 91 74 | |
| Habers " " \$685.05 Paid \$349.17 yet due them | 335 88 | 427 62 |

In this Statement I have made no calculation of interest although there are two periods at which distribution is made, Jan 1/61. and Jan 1/76.

The admr has overpaid Ward \$240.37 Riddle \$74.35. Prichard \$15.23. and J. M. Jones \$48.83 interest on interest and were these sums returned to the admr. he would then have in his hands including the \$1201.59. shown to be in his hands by Statement D. former report and \$409.11 shown to be in his hands by this paper, the sum of \$1984.48 And of this sum Jas F. Jones as the widow of Mary Jones is charged in the settlement of his account with the \$494.30 still due her as distributive and with the \$333.31 due her on account of her purchases, and as the admr. is entitled to retain in his own hands his own share, and the balance due Wm. C. Jones, it will leave him owing \$91.74 to Wigatt's heirs, and \$335.88 Habers heirs, and these two sums ought to be accounted for in the manner shown in my former report.

We see in this estate that the admr. has overpaid Riddle \$74.35 and Prichard \$15.23 And in the matter of Mary Jones estate the admr. is owing Riddle \$74.31, and

Purchased \$139.31. And if these matters could be adjusted.
Riddle would still owe Jones 4 cents leaving out interests
altogether and Jones would owe Prichard \$124.08 leaving
out of view any interest in the matter.

James F. Jones ad
Stephen Jones dcd
Statement of Accounts

(A 6)

Samantha Jones by et al vs J. F. Jones et al & other causes heard together on the 5th day of Sept. 1878

It is agreed that Samantha Jones et al have no interest in Steven Jones's estate than Mrs. Mary Jones's estate is augmented thereby.

No one, in any of these suits, is claiming as distributee of Stephen Jones, save the Children of Jackson M. Jones, who claim an offset against J. F. Jones on account of what he owes J. M. Jones's estate as distributee of Stephen Jones. I have therefore confined myself to the inquiry, in considering the exceptions to Commissioner Morgan's report. First has Mrs. Mary Jones's estate received a just share of Stephen Jones's estate? Second, has Jackson M. Jones received his share of Stephen Jones's estate?

In passing upon the first exception to the account of J. F. Jones as administrator of Stephen Jones's estate, I have considered that if there had never been any settlement of that estate, the period of 28 years having elapsed between the qualification of the administrator and the institution of these suits, the demand for any settlement would have been stale, and nothing more appearing, the length of time would be a bar to an account. On the other hand, several of the estate accounts have been made absolute and unrevocable, by lapse of time. Considering the lapse of time, much weight is necessarily to be given to a complete settlement.

On this account I have not felt disposed to disturb any of the matters of fact reported by Judge Morgan so far as they are sustained by the prior settlements.

But while I am thus influenced, there is such an apparent hardship resulting from the administrator holding a considerable balance in his hands without interest, from 1884, the period of distribution, until it is consumed in paying taxes from year to year was a period of 15 years. I have felt constrained to correct this. It involves no question of fact, but of fact in the face of the report. Indeed it might be contended that an earlier period should have been selected for distribution, and placed permanently. The rule is this: "The balance should be struck after a reasonable time allowed for payment of debts. When that time arrives the distribution should be made & then the administrator comes in again. And to hold this debt, the interest, an unreasonable time without interest is not allowed. See Hardy, Rodgers & Leigh 484 & other Va cases. The general rule is interest must not be charged on interest. Moss v. Moss & Gutter. As long as the duties of the admin. require that he should retain the estate, he must not be charged as debtor & creditor. Now is the interest to be compounded. But when there is long and constant neglect, the Court will require interest on interest.

Here I found from 1 Jan 68 to 1 Jan 75 \$711.28 accrued on tax \$350 of this was the principal due collect of Davis. The residue was interest long before accrued. I therefore requested Judge Morgan to make an estimate & then what difference would result from considering this as an interest bearing fund. He said he'd have a receipt of \$409." of Judge Jones' estate for distribution, as will be seen by "L4".

Jackson M. Jones would be entitled to about \$97 this - but he is now in advance \$97 + \$97 + \$97. = \$45.45 - or less than is owed - So any further pursuit of this fund on his account becomes unnecessary.

Mrs. May Jones estate by her right as widow is entitled to $\frac{1}{3}$ of this \$409. - & as a purchaser she has an interest in it, & it will be referred to Judge Morgan to ascertain how much each distribute share in her estate will be increased thereby.

Exception Number 8 involves the title to ^{the} W. P. Jones + 1 acre of land. It appears that Jackson M. Jones paid about \$400 of the purchase money; that J. C. Blonger after his death paid \$600, the residue & procured it to be conveyed to his children, M. Jones Children. Now if this \$600 had been repaid out of J. M. Jones' estate, then J. M. Jones' creditors would have had a superior equity to this land. But upon looking into the Wise Sub, it appears that J. C. Blonger advanced \$1263 for J. M. Jones, & never realized any considerable portion of it. He paid for the land: directed it conveyed to his grand children. They have the legal title. Surely to the extent of \$600 or 650 of it, they have an equity equal to the creditors. ~~Therefore~~ Their legal title must prevail as to \$600.

It is probable the whole of Jackson M. Jones' real estate will be consumed by his debts. It would therefore be to the prejudice of his infant children to vest their personal estate to be claimed from this grand mother May Jones estate, to the payment of his estate - There is therefore no propriety in longer continuing the injunction to the sale of Jackson M. Jones' land.

It is my opinion that 5 per cent will pay
an expert business man for administering
upon an ordinary estate. The estate, ^{of Mrs. Jones} is an
ordinary one. One sale \$2125.³⁰. One
debt due by the administrator to his intestate
\$675.⁷². ~~cash~~ ^{cash} ~~brother~~ \$41.⁹⁴. This is the estate.
The administrator is principal creditor to the
extent of \$2154.06. Almost no other indebtedness. A
simpler & easier estate to settle can't be imagined.
I therefore add to Mrs. Jones' estate 1/2 commissions allowed
Mr. S. F. Jones - and shall direct Judge Morgan to
ascertain the distributive share in it to each distributee.
And I have directed a decree based
upon these views to be entered.

J. A. Kelly
Sept. 6/78

Jones & Jones
Attorneys
Sept 10 1878

- 1 J. F. Jones plaintiff vs John Riddle admr. of ~~the~~ ^{the} ~~estate~~ ^{estate} of ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others}
- 2 Samantha Jones et al by ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others} vs ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others}
- 3 James H. Jones admr. of Mary Jones Esq et al vs ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others} (In ch)
- 4 Samantha Jones et al by ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others} vs ~~the~~ ^{the} ~~deceased~~ ^{deceased} ~~John Jones & others~~ ^{John Jones & others}

These causes came to be heard together on the papers heretofore read in the causes, the report of Commissioner of the Court filed in the 2d and 3d named causes, with exceptions filed thereto by the plaintiffs in the 2d & 3d named causes, consisting of two series, covering each from 1 to 8 inclusive, and the said causes were argued by counsel. On due consideration whereof, and for reasons stated in writing, and filed with papers in the cause, and made a part of the record, it is adjudged, ordered and decreed that all the first series of exceptions, but number 5 and 8 be overruled. And all the exceptions of the second series but number 1 be overruled. And number 5 is so far sustained as to require ~~of the sum~~ ^{of the sum} ~~of \$71.78~~ ^{of \$71.78} ~~in addition to the sum of \$12.59~~ ^{in addition to the sum of \$12.59} as treated as distributable as of 1st July 1861 & hence thence bearing into held with hands of the administrators of Stephen Jones estate and subsequently applied to payment of interest to be treated as a distinct fund; and so treating it, there is in the said administrators hands as of 1st July 1876, undistributed \$407.11 as will be seen by papers filed in the cause numbered and filed 2.

Exception number 8 in first series is sustained as to 6/10 of the 41 acres of land conveyed by M. P. Jones to the plaintiffs in the 3d above named cause. And it is adjudged that the creditors are entitled to have the said 6/10 of said 41 acres of land subject to Mrs. Reese's dower, sold, and the plaintiffs are entitled to hold the said 6/10.

Contd. Case No. 2, 1876

Collected for the...

It is further adjudged that the plaintiffs in the 3d of the
above named cause, ~~have~~ ought not to be allowed to apply
any part of the demand which they have against J. F. Jones,
as administrator of Mary Jones, to the payment of J. F. Jones' debt
against their father Jackson M. Jones, because it
is to their prejudice to do so. And it being manifest
that Jackson M. Jones' proportion of the \$409¹¹ of
the estate of Stephen Jones ~~will~~ in J. F. Jones' hands undi-
vided will not liquidate the balance over paid him by
J. F. Jones of the same ~~undivided~~ distribute, it is there-
fore now adjudged, ordered and decreed that
the ~~same~~ heretofore granted to the execution of
the decree rendered in the 1st ~~of~~ above named cause,
on the 5th day of April 1876, be perpetuated as to 6/10 of
the 41 acres of land heretofore named, and that
it be dissolved as to all the residue of the same.
The ^{in said decree} ~~same~~ ~~heretofore~~ ~~granted~~ ~~to~~ ~~the~~ ~~execution~~ ~~of~~ ~~the~~ ~~decree~~ ~~rendered~~ ~~in~~ ~~the~~ ~~1st~~ ~~of~~ ~~above~~ ~~named~~ ~~cause~~, ~~be~~ ~~perpetuated~~ ~~as~~ ~~to~~ ~~6/10~~ ~~of~~ ~~the~~ ~~41~~ ~~acres~~ ~~of~~ ~~land~~ ~~heretofore~~ ~~named~~, and that
it be dissolved as to all the residue of the same.

And excepting the second series, to Commissioner Morgan's
report is sustained, and 5 per cent is adjudged to be
the just allowance to the debt J. F. Jones as administrator
of Mary Jones. And as the distributees entitled to the fund
belonging to the estate of Mary Jones decd. will be entitled to have
equitably divided between them the interest which Mary
Jones had in the aforesaid \$409¹¹ undivided, of Stephen
Jones' estate, and to them the excess of 5 per cent Commissioner
Morgan has allowed of said Mary Jones, above what has been herein allowed, the
is now again referred to Commissioner Morgan to ascertain
what will be due to the several distributees of said Mary Jones
estate, after adding these two sums to the sums heretofore reported.

James F. Jones, Adm'r of Stephen Jones, deceased
To the heirs and distributees of said estate

1873.

| | | \$ | cts | \$ | cts |
|---------|---|------|-----|-----|-----|
| Decr 29 | By this sum paid to Decr 29 th 1872 | 8630 | | | |
| 1. | By list of ins. early notes not yet returned | 383 | 76 | | |
| 2. | By this sum paid tax for 1864 to H. F. Ferguson | 533 | | | |
| 3. | By this sum " " " " " " " " | 17 | 55 | | |
| 4. | By this sum paid Confederate Tax for 1863 to S. L. Sand | 29 | 04 | | |
| 5. | By this sum paid James W. Orr 1873 | 479 | | | |
| 6. | By this sum paid H. J. Morgan 1859 | 739 | | | |
| 7. | By this sum paid same 1870 | 349 | | | |
| 8. | By this sum paid tax for 1873 to W. M. Collins | 147 | | | |
| 9. | By this sum paid Town ship tax for 1873 to same | 20 | | | |
| 10. | By this sum paid H. J. Morgan 1866 | 513 | | | |
| 11. | By this sum paid Township tax for 1873 to W. M. Collins | 25 | | | |
| 12. | By this sum paid tax for 1873 to same | 184 | | | |
| | By 10 per cent Commission on \$6.38 actually disbursed | 7 | 63 | | |
| | To this sum as improp'ly credited on account of | | | 570 | 00 |
| | To Commission the same at 10 per cent | | | 57 | 00 |
| | Interest on same from Decr 1862 to Decr 1872 | | | 60 | 00 |
| | By this sum unaccounted for to square | 5593 | | 610 | 00 |

1874

| | | | | | |
|---------|---|------|--|------|--|
| Decr 29 | To this sum last credited above | | | 5593 | |
| 13. | By this sum paid tax for 1874 | 147 | | | |
| 14. | By this " " " " " " | 184 | | | |
| 15. | " " " " " " " " | 20 | | | |
| 16. | " " " " " " " " | 16 | | | |
| | " 10 per cent Commission on Disbursements | 36 | | | |
| | By this sum unaccounted for to square | 5190 | | 5593 | |

1875

| | | | | | |
|---------|--|------|--|------|--|
| Decr 29 | To this sum unaccounted for to square | | | 5190 | |
| 17. | By " " paid tax for 1875 | 178 | | | |
| 18. | " " " " " " " " | 228 | | | |
| | " 10 per cent Commission on Disbursement | 40 | | | |
| | By this sum unaccounted for to square | 4749 | | 5190 | |

1876

| | | | | | |
|-----------------------|---------------------------------------|--|--|------|----|
| Decr 29 th | To this sum unaccounted for to square | | | 4749 | |
| | Paid by Adm'r in distribution | | | 7961 | 40 |
| | Total sum for distribution | | | 8008 | 89 |

According to the rights of the parties interested
the foregoing sum of \$8008.89 will have to
be proportional & divided as follows:

For H. Jones' share of said fund $\frac{214}{1260}$
being equal to this sum ----- 1358 85
He has already rec'd this sum 1347 05
Bal. due him ----- 1180
W. P. Jones' share is $\frac{97}{1260}$ equal to 616 59
He has already rec'd 520 74
Bal. due him ----- 9585

A. J. Haden's share is $\frac{90}{1260} =$ 572 10
Said Haden has already rec'd 345 67
Bal. due him ----- 226 43

The heirs of N. Hyatt's share are entitled to $\frac{1}{63} =$ 127 12

John Riddle wife's share is $\frac{97}{1260} =$ 616 59
They have already rec'd 700 31
have rec'd this sum more than share 8372

Mrs. Ward wife's share is $\frac{90}{1260} =$ 572 10
- they have already rec'd 330 65
They have rec'd more than share \$258 55

Jackson M. Jones' share is $\frac{102}{1260} =$ 648 38
- he has already rec'd this sum 709 00
rec'd more than share " " 60 62

Allen Pitcher's share is $\frac{70}{1260} =$ 444 94
- he has already rec'd $\frac{1260}{1260}$ sum of 503 25
rec'd more than share ----- 5831

James F. Jones admr.
of Stephen Jones dead.

Copy of Statement of
his accounts as such
By
Wm Bailey Comr.

(A)

James F. Jones, Adm^r of Mary Jones dec'd
To the heirs and distributees of said estate

1875

Cr

Dr

| | | | |
|---------|--|--------|--------|
| Dec. 4- | To this sum for Int. unaccounted for last settlement | | 338 66 |
| 1 | By this sum paid Jas. W. Orr, Jan'y 20/75 | 3 78 | |
| 2 | " " " " (Township) tax for 1874 | 4 92 | |
| 3 | " " " " Jas. W. Orr (1875) | 3 04 | |
| 4 | " " " " tax for year 1875 | 3 57 | |
| 5 | " " " " tax - (Township) for 1874 | | |
| 6 | " " " " paid T. G. Wells - - - - | 75 | |
| 7 | " " " " - tax for 1874 - - - - | 45 20 | |
| | " 10 per cent Commission on Disbursements i.e. | 6 15 | |
| | By this sum unaccounted for to square | 270 93 | 338 66 |
| | | 338 66 | |

1876

| | | | |
|---------|--|--------|---------|
| Dec. 4- | To this sum unaccounted for last year | | 270 93 |
| 7. | By this " paid on acct of taxes for 1876 | 2 70 | |
| 9. | " " " " F. T. Riddle Nov. 16/76 | 15 66 | |
| 10. | " " " " Elkanah Flanary Nov 7/76 | 2 37 | |
| 11. | " " " " " Gilley Sept. 14/72 | 1 50 | |
| 12. | " " " " Wm. A. G. Ballou Oct. 9/76 | 3 00 | |
| 13. | " " " " John Riddle Nov. 20/76 | 9 80 | |
| 14. | " " " " M. B. R. Lane | 5 00 | |
| 15. | " " " " J. M. Casio (old Bank Money) May | 10 00 | |
| 16. | " " " " in Adm ^r s hands to pay costs of suit in favor of Emeline Duff - including judgt against said Adm ^r & Int. - - - - | 149 67 | |
| | To Inventory of Cash & Notes with Int. to Dec. 4/77 (A) | | 909 70 |
| | " " " Insolvent Notes, marked (B) | | 189 70 |
| 17. | By a note, together with Int. on Jas. Riddle | 124 60 | |
| 18. | " this sum on acct of old Bank notes returned | 110 00 | |
| 19. | " " " " " insolvent " " | 189 70 | |
| | By 10 per ct Com' on \$946.60 (Disbursed & to be disburs'd) | 94 60 | |
| | " this sum unaccounted for to square | 651 71 | 1370 33 |

1876

| | | | |
|-----------|--|--|--------|
| Dec. 4th. | To this sum unaccounted for to square | | 651 71 |
| | " amt paid by Adm ^r , exclusive of old Bank notes | | 311 10 |
| | Total sum for distribution - - - | | 962 71 |

According to the rights of the parties the foregoing sum of \$962.71 will have to be proportioned & divided as follows, to wit:—

Lat. H. Jones share is $\frac{54}{270} =$ this sum

192 51

Mrs. P. Jones " is $\frac{44}{270} =$ " "

156 64

John Little & wife are entitled to $\frac{44}{270}$ or \$156.64—

subject to credit of \$11.22 bal. due them —

56 64

Mrs. H. Jones & wife's share is $\frac{1}{2} =$ this sum

106.97 — subject to credit of \$100 — bal. due them

6 97

The share of H. Jones' Children is $\frac{38}{270} =$ —

136 01

Allen Pritchard & wife's share is $\frac{1}{2}$ or

\$106.97 — subject to credit of \$11.22, bal. due them

95 97

J. M. Myatts' share is $\frac{1}{2}$ or \$53.48½, subject

to a credit of \$50.22, bal. due him —

3 48½

J. M. Casie's share is $\frac{1}{2}$ or \$53.48½, sub-

ject to a credit of \$50.22, bal. due him

3 48½

James F. Jones admr.
of Mary Jones decd.

Order of Court Bailiffs
Statement of Account.

(B)

1st Sale.

Mansie Russell wife, Sold her interest in the real and personal estate of Stephen Jones to Jonathan T. Jones, Randolph Reddick, Nathaniel Hyatt & Wm Ward for the Sum of \$1800.00

2nd Sale.

Jonathan T. Jones, Sold to James F. Jones & John M. Corbitt, the Share which he inherited from Stephen Jones and the one fourth part of the Share purchased by him and others from Mansie Russell wife for the sum of about \$25.00

3rd Sale

By an arrangement or agreement signed by John M. Corbitt, James F. Jones, Randolph Reddick, John M. Hyatt, Andrew T. Habern, Wm Ward and Jackson M. Jones. they mutually agree with each other that the two purchases made from Mansie Russell wife first above mentioned and the purchase is above mentioned from J. T. Jones should be held in equal proportions by said T. and were to pay an equal part of the purchase price so that each one of the said T. at the date of this transaction ^{were} the owners of One twelfth in their right, and by said agreement they were each to have each one seventh of One twelfth in account of the Russell purchase and the like quantity in account of the purchase from J. T. Jones.

11th Sale

John M. Corbitt & wife, on the 13th of April 1853 Sold one full share being $\frac{1}{12}$ and $\frac{1}{4}$ of two other $\frac{1}{12}$

for the sum of \$3000.00 to James F. Jones, Mary Jones
(the widow) John Riddle, W. P. Jones, Abram Sch-
oolcraft & Jackson M. Jones

By this purchase Mary Jones was to have one
third of the land or interest conveyed by Crabtree
and was to pay one third of the purchase money
or \$1000.00 and Jas. F. Jones, John Riddle W. P. Jones
Abram Schoolcraft & Jackson M. Jones were to have
in equal proportions the other two thirds of the
Crabtree purchase & were to pay $\frac{2}{3}$ of the purchase
money or \$2000.00 which would make each
ones share of the purchase money \$1000.00

By this purchase Mary Jones acquired one third
of one twelfth, and $\frac{1}{3}$ of $\frac{1}{4}$ of two other twelfths
And the remaining two thirds of Crabtree's interest
was to be divided equally between James F. Jones
John Riddle, W. P. Jones Abram Schoolcraft & J. M.
Jones.

5 Sale

On the 29th of July 1853 Randolph Riddle wife
for \$2000.00 sold his interest which was equal
to that of Crabtree to James F. Jones, Mary Jones
John Riddle, W. P. Jones and Abram Schoolcraft

And by this purchase Mary Jones the widow was to
have $\frac{1}{3}$ of all that Riddle wife conveyed and was
to pay $\frac{1}{3}$ of the purchase money or \$1000.00 and
the other two thirds was to be paid by James
F. Jones John Riddle W. P. Jones & A. Schoolcraft, who
to pay $\frac{2}{3}$ of the purchase money or \$1000.00 which

would make each one share of \$5.00.

6th. Sale

Before the 4th and 5th Sales were made Solomon
Collins conveyed a tract of land for \$600.00 to
James F. Jones, Andrew T. H. Smith, Jackson M. Jones³
John M. Crabtree⁴ Solomon Hyatt⁵ Randolph Riddle
William P. Jones, & John Riddle. And this
being so, the interests of said Crabtree and Riddle
in this land was conveyed by them respectively
to the parties mentioned in their own conveyances
and the purchase price being \$600.00 each of said 8
parties share thereof was \$75.00

Statement of a view
of the Sales among the
Heirs of Stephensons

(6)

| | | | |
|---|--|--------|---------|
| Mary, J. and J. F. Jones, Admins of Stephen Jones dec'd | | | |
| 1850 | To the heirs and distributees of said estate | | Dr |
| Jan 1 | To Cash left by intestate this sum ----- | | 1073 02 |
| " " | " Sale Bill due Nov. 1849 this sum ----- | | 4995 58 |
| " " | " Sale of corn on Cane Creek " " | | 121 38 |
| " " | " list of open accounts ----- " "(G) | | 905 55 |
| " " | " Inventory of notes due estate ----- " "(F) | | 2555 00 |
| " " | " Interest on same to Jan 1st 1850 " " | 335 39 | |
| " " | " Account " A. W. Collier " " | | 2 00 |
| " " | " " " A. Linton " " | | 2 00 |
| " " | " Witness ticket vs. the Commonwealth " " | | 5 50 |
| " " | " hire of slaves for 1849 due Jan 1st 1850 " " | | 152 25 |
| " " | Total Debits Jan 1st 1850 ----- | | 9823 25 |
| " " | By 8 per cent Commission on said principal | 735 85 | |
| Dec 1 | " this sum paid Stamp A. S. for Davis | 164 34 | |
| 2 | " " " " " Same | 102 00 | |
| 3 | " " " " " Martin S. Keith | 12 17 | |
| 4 | " " " " " Nathan B. Hyatt | 40 50 | |
| 5 | " " " " " J. A. F. Hall | 147 29 | |
| 6 | " " " " " Geo. C. Chappin | 10 19 | |
| 7 | " " " " " J. J. Smith & Son | 12 39 | |
| 8 | " " " " " Same | 15 35 | |
| 9 | " " " " " Taxes for 1848 ----- | 10 37 | |
| 10 | " " " " " Clerk's Fee Bill | 5 45 | |
| 11 | " " " " " John Corner | 65 79 | |
| 12 | " " " " " Carried forward | 50 00 | |

Amounts Brought Forward this sum

335 39 1446 07 9823 28

| | | |
|-----|--------------------------------------|---------|
| 13. | By Amount paid H. C. + H. Tyler + Co | 20 00 |
| 14. | " " " Solomon Collier | 36 14 |
| 15. | " " " Bangs Corner | 12 50 |
| 16. | " " " L. S. Dickinson | 20 00 |
| 17. | " " " H. C. + H. Tyler + Co | 13 15 |
| 18. | " " " Mrs J. Wells | 12 19 |
| 19. | " " " Geo. C. Oliver | 48 20 |
| 20. | " " " B. H. Martin | 10 00 |
| 21. | " " " Mrs S. Martin | 57 43 |
| 22. | " " " J. V. Fulkerson | 1 00 |
| 23. | " " " Chas. Blair | 10 00 |
| 24. | " " " A. J. Wilson | 12 00 |
| 25. | " " " Lee Corner | 19 68 |
| 26. | " " " Elijah Creech | 20 00 |
| 27. | " " " Celia Jones | 7 52 |
| 28. | " " " Jonathan Richmond | 17 30 |
| 29. | " " " W. H. Bell | 21 75 |
| 30. | " " " Mrs C. Miller | 5 50 |
| 31. | " " " John McKinney | 6 85 |
| 32. | " " " Williamson Corner | 33 27 |
| 33. | " " " Castleton House | 7 85 |
| 34. | " " " L. S. Shimp (4 tickets) | 23 24 |
| 35. | " " " W. Ward | 59 19 |
| 36. | " " " Dickinson + Bank | 2 02 |
| | Carried Forward | 1914 75 |

Amounts Brought Forward

| | | | | | | | | |
|------------------------------------|--|--|--|--------|--------|---------|---------|----|
| Amounts Brought Forward | | | | | 335 | 391914 | 757823 | 28 |
| 37. | By this sum paid Chas Cook | | | | | | 4 00 | |
| 38. | " " " " J. M. Crabtree | | | | | | 47 00 | |
| 39 | " " " " Elkanah Plavery | | | | | | 18 89 | |
| 40 | " " " " Leander Coomes | | | | | | 19 33 | |
| 41. | " " " " Lee' Coomes | | | | | | 19 13 | |
| 42 | " " " " Register Land Office | | | | | | 11 28 | |
| 43 | " " " " B. F. Haden's Admt. | | | | | | 9 54 | |
| 44 | " " " " same | | | | | | 8 48 | |
| 45 | " " " " Jeremiah Steadham | | | | | | 18 37 | |
| 46 | " " " " Jno. Colden | | | | | | 1 06 | |
| 47 | " " " " Wm P. Smith | | | | | | 42 29 | |
| 48 | " " " " Jno W. L. Morrison | | | | | | 70 | |
| 49 | " " " " Nathaniel Hyatt | | | | | | 5 00 | |
| 50 | " " " " Mary Jones | | | | | | 1154 74 | |
| 51. | " " " " allowed Adms | | | | | | 32 50 | |
| 52 | " " " " paid taxes for 1848 + 1849 | | | | | | 46 | |
| 53 | " " " " Enoch Gregory | | | | | | 29 73 | |
| 54 | " " " " Frank Sturgen | | | | | | 1 25 | |
| 55 | " " " " Wm A. G. Barron, Guardian | | | | | | 27 64 | |
| 56 | " " " " Eli Boggs | | | | | | 2 20 | |
| 57 | " " " " Mary Jones' taxes - 1849 - | | | | | | 11 05 | |
| By this sum in Adms hand to square | | | | | | 6443 89 | 9823 28 | |
| 2 | | | | | | | | |
| 1 | To this sum last credited above | | | | | | 6443 89 | |
| | " Sub'on same to Jan 1st 1851 | | | 386 53 | | | | |
| | " hire of slaves for 1850 due Jan 1 1851 | | | | | | 155 00 | |
| Total Debits Jan 1st 1851 forward | | | | | 721 92 | | 6598 89 | |

| | | | | | |
|-------------------------------------|---------------------------------------|--|--|---------|---------|
| Amounts Brought Forward | | | | 712 92 | 6578 87 |
| By 8 per cent Com' on \$155.00 | | | | 12 40 | |
| 58 | By this sum paid "Lee" Coomer | | | 18 80 | |
| 59 | " " " " Coale & Bart | | | 5 75 | |
| 60 | " " " " Jos. Cable | | | 2 02 | |
| 61 | " " " " Hiram Riggs | | | 4 00 | |
| 62 | " " " " David W. Collier | | | 8 50 | |
| 63 | " " " " Isaac Coldiron | | | 30 | |
| 64 | " " " " Jno. M. Crockett | | | 6 00 | |
| 65 | " " " " Geo. E. Jeff | | | 3 44 | |
| 66 | " " " " Jas. Mills | | | 53 51 | |
| 67 | " " " " Jas. Parsons | | | 65 23 | |
| 68 | " " " " W. P. Minter | | | 33 20 | |
| 69 | " " " " Taxes for Mary Jones for 1850 | | | 9 83 | |
| 70 | " " " " John M. Cook | | | 10 47 | |
| 71 | " " " " Same | | | 1 70 | |
| 72 | " " " " Isaac Spencer | | | 2 80 | |
| 73 | " " " " Williamson Coomer | | | 8 44 | |
| 74 | " " " " J. M. Cook | | | 42 | |
| 75 | " " " " Mary Jones | | | 377 92 | |
| 76 | " " " " Same | | | 114 88 | |
| 77 | " " " " Same | | | 55 00 | |
| By amt yet in Adm's hands to square | | | | 5803 28 | 6598 89 |

Interest Carried Forward

712 92

| | | | | |
|--------------------------------------|---|--|----------------|---------|
| 5— 1852 | To this sum last credited above to square | | | 5803 25 |
| Jan'y 1st | " | Interest brought forward | 712 92 | |
| " | " | " on last year's balance | 348 19 | |
| " | " | hire of slaves for 1851 due Jan'y 1st 1852 | | 152 29 |
| Total Debits Jan'y 1st 1852 | | | | 595 537 |
| By 8 per cent Commission on \$152.29 | | | | 12 15 |
| 78 | " | By amt paid Taxes for year 1851 | | 1 59 |
| 79 | " | " " D. S. Lutton | | 4 00 |
| 80 | " | " " John Scaggs | | 3 50 |
| 81 | " | " " Jas. B. Gilley | | 11 00 |
| 82 | " | " " Tax for year 1851 | | 15 54 |
| 83 | " | " " S. H. Duff | | 2 50 |
| 84 | " | " " Smith Crabtree | | 229 22 |
| 85 | " | " " P. C. Johnson | | 20 00 |
| 86 | " | " " David H. Latta | | 17 50 |
| 87 | " | " " Solomon Parsons | | 8 24 |
| 88 | " | " " Jonathan T. Jones | | 235 13 |
| 89 | " | " " Thos. Clackson | | 1 00 |
| 90 | " | " " Wm. P. Jones | | 80 30 |
| 91 | " | " " Jas. T. Lloyd | | 5 75 |
| 92 | " | " " Letena Wyatt | | 5 00 |
| 93 | " | " " John Whisman | | 50 |
| 94 | " | " " Jos. Duff | | 17 31 |
| 95 | " | " " Wm. N. G. Barron | | 11 50 |
| 96 | " | " " Jas. M. Cook | | 2 25 |
| Amts Carried Forward | | | 1061 11 684 11 | |

| Amounts Brought Forward | | | | | 1061 11 | 684 11 | 5955 57 |
|--------------------------------------|------------------|--------------|------------------|------------------|---------|---------|---------|
| 97 | By this sum paid | Inc. Whisman | | | | 1 00 | |
| 98 | " | " | Ezekiel Brasiers | | | 40 14 | |
| 99 | " | " | " | S. S. Slomp | | 10 53 | |
| 100 | " | " | " | Geo W. Slomp | | 13 76 | |
| 101 | " | " | " | Henry Creech | | 1 59 | |
| 102 | " | " | " | Aaron J. Collier | | 20 00 | |
| 103 | " | " | " | S. S. Slomp | | 4 70 | |
| 104 | " | " | " | Same | | 23 31 | |
| 105 | " | " | " | Elkanah Flanery | | 3 39 | |
| 106 | " | " | " | John Reaser | | 60 | |
| 107 | " | " | " | Geo. T. Lloyd | | 85 | |
| 108 | " | " | " | Geo. Crabtree | | 2 50 | |
| 109 | " | " | " | Jesse Coomer | | 1 50 | |
| 110 | " | " | " | Thos. Flanery | | 1 50 | |
| 111 | " | " | " | Thos. Clarkson | | 1 70 | |
| 112 | " | " | " | L. M. Day | | 4 18 | |
| 113 | " | " | " | Wm. Parsons | | 3 58 | |
| 114 | " | " | " | Allen Pritchard | | 100 00 | |
| 115 | " | " | " | Same | | 200 00 | |
| 116 | " | " | " | Wm. Byrnes | | 243 56 | |
| 117 | " | " | " | Andrew J. Habern | | 227 87 | |
| 118 | " | " | " | Randolph Riddle | | 334 68 | |
| 119 | | | | Thos. Clarkson | | 50 | |
| By this sum in Admrs hands to square | | | | | 1061.11 | 4010 02 | 5955 57 |

| | | | | | | | | |
|--------------------------------------|---------------------------------|--|--|--|------|----|---------|---------|
| 1853 | To this sum last credited above | | | | | | | 4010 02 |
| Jan 1st | " | Sub. brought forward | | | 1061 | 11 | | |
| | " | " on last year's balance | | | 240 | 60 | | |
| | " | hire of slaves for 1852 due Jan'y 1853 | | | | | | 152 29 |
| | Total Debits for Jan'y 1st 1853 | | | | | | | 4162 31 |
| | By 8 per cent Com " on \$152.29 | | | | | | 12 47 | |
| 120 | " | this sum paid for at C. Wood | | | | | 68 | |
| 121 | " | " " " S. H. Morrison | | | | | 2 08 | |
| 122 | " | " " " " Same | | | | | 2 54 | |
| 123 | " | " " " " Same | | | | | 6 97 | |
| 124 | " | " " " " J. W. Brattle | | | | | 3 50 | |
| 125 | " | " " " " Taxes for 1852 | | | | | 54 | |
| 126 | " | " " " " " " " " | | | | | 23 34 | |
| 127 | " | " " " " Craig Flamer | | | | | 60 | |
| 128 | " | " " " " Collier & Macquard | | | | | 75 | |
| 129 | " | " " " " S. V. Fulkerson | | | | | 10 00 | |
| 130 | " | " " " " John D. Sharpe | | | | | 20 00 | |
| 131 | " | " " " " Elias Palmer | | | | | 3 50 | |
| 132 | " | " " " " C. Flamer | | | | | 30 | |
| 133 | " | " " " " Allen Pritchard | | | | | 100 00 | |
| 134 | " | " " " " Mary Jones | | | | | 152 25 | |
| 135 | " | " " " " Same | | | | | 60 00 | |
| 136 | " | " " " " Same | | | | | 58 50 | |
| 137 | " | " " " " Same | | | | | 205 10 | |
| By this sum in Adm's hands to square | | | | | | | 3499 29 | 4162 31 |
| Into Forward. | | | | | 1301 | 71 | | |

| | | | |
|-----------|---|---------|---------|
| 1854 | To this sum last credited | 1301 71 | 3499 29 |
| Jan'y 1st | To Int. on last year's balance | 209 95 | |
| | " hire of slaves 1853 due Jan'y 1st 1854 | | 152 29 |
| | " this sum rec'd of Wm. Plummer w/ discount | | 178 52 |
| | Total debits to Jan'y 1st 1854 | | 3830 10 |
| | By 8 per cent Commission on \$331.81 | | 26 54 |
| 138 | " this sum paid B. D. Martin | | 6 02 |
| 139 | " " " " Same | | 5 07 |
| 140 | " " " " Coale & Ball | | 2 00 |
| 141 | " " " " Same | | 2 50 |
| 142 | " " " " S. V. Fullerton | | 10 00 |
| 143 | " " " " Ligg & Campbell | | 10 00 |
| 144 | " " " " Wm. P. Jones | | 83 82 |
| 145 | " " " " Wm. Ward | | 627 83 |
| 146 | " " " " Taxes for year 1853 | | 32 41 |
| 147 | " " " " Same | | 60 |
| 148 | " " " " Bishop | | 75 |
| 149 | " " " " F. B. Gilley | | 2 95 |
| 150 | " " " " Thos. C. Clarkson | | 3 28 |
| 151 | " " " " Same | | 1 78 |
| 152 | " " " " Same | | 2 28 |
| 153 | " " " " Same | | 2 28 |
| 154 | " " " " Thos. A. Legg | | 3 56 |
| 155 | " " " " Geo. C. Ringer | | 4 71 |
| 156 | " " " " Thos. A. Legg | | 16 58 |
| | Carried Forward | 1511.66 | 844.96 |

Am'ts brought forward

| | | | | | | | | | |
|-----|-------------|---------------|----------------------|------|----|-----|----|--------|----|
| | | | | 1511 | 46 | 344 | 76 | 3830 | 10 |
| 157 | By amt paid | Thos Clarkson | | | | | | 170 | |
| 158 | " | " | David R. Kane | | | | | 5 00 | |
| 159 | " | " | Mr. S. Morrison | | | | | 1 75 | |
| 160 | " | " | H. R. Carter | | | | | 1 78 | |
| 161 | " | " | Sheriff's Fee Bill | | | | | 1 00 | |
| 162 | " | " | Jas. M. Crockett | | | | | 5 00 | |
| 163 | " | " | E. Flaney | | | | | 50 | |
| 164 | " | " | Taxes for year 1853 | | | | | 2 20 | |
| 165 | " | " | Martin S. Reaser | | | | | 1 50 | |
| 166 | " | " | Abraham Schoolcraft | | | | | 397 33 | |
| 167 | " | " | Sheriff's Fee - Bill | | | | | 1 26 | |
| 168 | " | " | Eli Boggs | | | | | 2 20 | |
| 169 | " | " | Mr. S. Morrison | | | | | 1 75 | |
| 170 | " | " | Taxes for 1853 | | | | | 3 57 | |
| 171 | " | " | Isaac Collier | | | | | 17 77 | |
| 172 | " | " | Ira Creek | | | | | 18 39 | |
| 173 | " | " | Wm Plummer | | | | | 81 42 | |
| 174 | " | " | same | | | | | 97 10 | |

By this sum in Adm's hands to square.

2343 92 3830 10

1855

6.

Jan'y 1st. To this sum last credited above

2343 92

" Interest on same to Jan'y 1st 1855

140 52

" hire of slaves for 1854, due Jan'y 1st 1855

152 29

Total debt Jan'y 1st 1855

2496 21

Interest carried Forward

1652 28

| | | | | | | | |
|--------------------------------------|------------------|------------------|---|--------------------|---------|---------|---------|
| Amounts B ⁴ Forward | | | | | 1652 28 | | 2496 25 |
| By 8 per cent Commission on \$152.29 | | | | | | 12 18 | |
| 175 | By this sum paid | Abraham Crabtree | | | | 45 00 | |
| 176 | " | " | " | James Parsons | | 5 52 | |
| 177 | " | " | " | John H. Allen | | 9 40 | |
| 178 | " | " | " | James Parsons | | 5 40 | |
| 179 | " | " | " | J. C. Bishop | | 75 | |
| 180 | " | " | " | Jno. H. Allen | | 1 00 | |
| 181 | " | " | " | Taxes for 1854 | | 50 | |
| 182 | " | " | " | Taxes for 1854 | | 2 21 | |
| 183 | " | " | " | Same | | 25 92 | |
| 184 | " | " | " | Same | | 12 00 | |
| 185 | " | " | " | Same | | 50 | |
| 186 | " | " | " | Mary Jones | | 56 83 | |
| 187 | " | " | " | S. W. Fulkerson | | 10 00 | |
| 188 | " | " | " | David C. Kane | | 2 50 | |
| 189 | " | " | " | Allen Pritchard | | 103 25 | |
| 190 | " | " | " | Jackson H. Jones | | 709 77 | |
| 191 | " | " | " | John Davis | | 1 00 | |
| 192 | " | " | " | Taxes for 1854 | | 1 23 | |
| 193 | " | " | " | Wm. Parsons | | 15 80 | |
| 194 | " | " | " | Sheriff's Fee Bill | | 6 40 | |
| 195 | " | " | " | Wm. P. Hunter | | 51 84 | |
| 196 | " | " | " | S. H. Hoff | | 2 50 | |
| 197 | " | " | " | Carl Bailey | | 5 92 | |
| Omitted Forward | | | | | 1652.28 | 1087 24 | |

Amounts Brought Forward

198 By amount paid - Bank S. Dickinson

199 By " " A. F. Collier

" this sum in Adams hands to square

1856

7.

Jan 1st To this sum last credited above

" Int' on same for one year

" hire of slaves for 1855 due Jan 1st 1856

Total debits Jan 1st 1856

By 8 per cent Commission on \$152.29

200 " this sum paid - Jacob H. Stamp

201 " this sum paid taxes for year 1855

202 " " " " " " " "

203 " " " " " " " "

204 " " " " S. T. Johnson

205 " " " " Geo. M. Crabtree

206 " " " " Printer's Fee - Bill

207 " " " " John Riddle

By amt in Adams hands to square

8.

1857

Jan 1st To this sum last credited above

" Int' on same to Jan 1st 1857

" hire of slaves in 1856 due Jan 1st 1857

Total debits this sum

By 8 per cent Commission on 152.30

208 " this sum paid tax for 1856

Carried Forward

1652.28 1587.24 2496.28

44 40

8 55

1356 02 2496 21

1356 02

81 36

152 29

1508 31

12 18

2 00

38 39

1 73

60

5 00

74 50

3 75

565 20

804 96 1508 31

804 96

48 29

152 30

957 26

12 18

72 82

1781 93 85 07

| | | | | | | | | | | |
|--|----|------|------|------|---------------------|----|----|----|-----|----|
| Amounts Paid Forward | | | | | 1781 | 93 | 55 | 17 | 957 | 26 |
| 207 | By | Chas | same | paid | Jno. C. Thayer | | | 30 | | |
| 210 | " | " | " | " | Chas. White's Adm'r | | | 68 | | |
| 211 | " | " | " | " | Jno. C. Thayer | | | 00 | | |
| 212 | " | " | " | " | Mary Jones | | | 78 | 203 | |
| 213 | " | " | " | " | Thos. N. Legg | | | 75 | | |
| 214 | " | " | " | " | B. B. Johnston | | | 00 | 50 | |
| 215 | " | " | " | " | Andrew T. Stahorn | | | 80 | 117 | |
| By this sum in Adm'r's hands to square | | | | | 9. | | | | 451 | 88 |
| | | | | | | | | | 957 | 26 |

1858

| | | | | | | | | | | | |
|---------|----|----------|-----|------|----------------------------|----------------------|----|----|----|-----|----|
| Jan 1st | To | this | sum | last | credited | above | | | | 457 | 88 |
| " | " | Interest | on | same | to | the 1st day Jan 1858 | 27 | 11 | | | |
| 216 | By | this | sum | paid | Taxes | for 1857 | | | 3 | 00 | |
| 217 | " | " | " | " | Same | " | | | 79 | 13 | |
| 218 | " | " | " | " | Same | " | | | 29 | 66 | |
| " | " | " | " | " | in Adm'r's hands to square | | | | 80 | 368 | |
| | | | | | | | | | | 451 | 88 |

1859

10

| | | | | | | | | | | | | |
|-----------------|----|------|------|------|-------------------|-----------------|------|----|----|----|-----|----|
| Jan 1st | To | this | sum | last | credited | above | | | | | 368 | 80 |
| " | " | " | Int. | on | same | to Jan 1st 1859 | 22 | 12 | | | | |
| 219 | By | this | sum | paid | J. H. Brackett | | | | 25 | 15 | | |
| 220 | " | " | " | " | Jno. St. Allen | | | | 00 | 3 | | |
| 221 | " | " | " | " | A. R. Cook | | | | 75 | | | |
| 222 | " | " | " | " | Jno. A. North | | | | 14 | 24 | | |
| 223 | " | " | " | " | J. W. S. Morrison | | | | 75 | | | |
| 224 | " | " | " | " | Same | | | | 00 | 2 | | |
| Carried Forward | | | | | | | 1831 | 16 | 45 | 89 | | |

13.

Amounts Brought Forward

1831 16 45.89 368 80

225 By this sum paid J. S. Harrison

2 00

226 " " " " W. S. Martin

1 00

227 " " " " H. J. Morgan

6 75

228 " " " " W. P. Jones

25 00

229 " " " " Taxes for 1858

15 83

230 " " " " " " "

72 35

By this sum in Adams' hands to square

199 98 368 80

1860

11

Jan 1st To this sum last credited above.

199 98

" Interest on same to Jan 1st 1860

11 99

" Cash rec'd on Judgt of Court of Appeals

67 00

" " " " " " Circuit Court

20 00

Total Debits Jan 1st 1860 this sum

278 98

By 8 per cent Int. on \$89.12 " "

7 12

231 By this sum paid R. M. Hamblet

5 20

232 " " " " Same

4 04

233 " " " " Same

96

234 " " " " Same

2 50

235 " " " " Taxes for 1859

63 17

236 " " " " " " "

5 06

237 " " " " Wm Ward

143 59

238 " " " " Carr Bailey

5 00

239 " " " " Taxes for 1859

15 83

240 " " " " Eliza Cox

75

Carried Forward

1843 15 253 24

Amounts Brought Forward this sum 339 47 2193 15

| | | | |
|--------------------------|------------------------------|---|--------|
| 258. | By this sum paid | ^{1862.} taxes for 1862 (Wise Co) | 23 73 |
| 259. | " " " " | " " " (do) | 19 76 |
| 260. | " " " " | " " " (See Co) | 51 14 |
| 261. | " " " " | " " " (do) | 5 99 |
| 262. | " " " " | ¹⁸⁶³ taxes " 1863 (Wise Co) | 37 06 |
| 263. | " " " " | " " " (See Co) | 31 98 |
| 264. | " " " " | " " " (do) | 102 53 |
| 265. | " " " " | " Confederate Taxes for 1863 | 29 44 |
| 266. | " " " " | ^{1864.} H. J. Morgan | 7 37 |
| 267. | " " " " | " taxes for year 1864 ---- | 17 65 |
| 268. | " " " " | " " " " ---- | 5 33 |
| 269. | " " " " | ^{1865.} taxes for " 1865 -- | 22 39 |
| 270. | " " " " | " " " " ---- | 7 91 |
| 271. | " " " " | ^{1866.} taxes " " 1866 (Wise Co) | 5 54 |
| 272. | " " " " | " " " " 1866 (See Co) | 11 97 |
| 273. | " " " " | " " " " (See Co) | 2 66 |
| 274. | " " " " | ¹⁸⁶⁷ taxes " " 1867 (Wise Co) | 11 89 |
| 275. | " " " " | " " " " (See Co) | 3 45 |
| 276. | " " " " | " " " " (do) | 38 40 |
| 277. | " " " " | " " " " (do) | 8 55 |
| 278. | By this ^{Am't} paid | " H. J. Morgan - - - - - | 14 50 |
| 279. | " " sum | ¹⁸⁶⁸ tax for year 1868 (Wise Co) | 23 86 |
| 280. | " " " " | " " " " (See Co) | 12 24 |
| 281. | " " " " | " Hagan & Pridemore | 10 00 |
| Carried Forward this sum | | | 544 81 |

| | | | | | | | |
|---|--------------------------------------|--|--|------|----|------|----|
| Amounts Brought Forward | | | | 844 | 81 | 2193 | 15 |
| <u>1869</u> | | | | | | | |
| 282 | By this sum paid J. B. West | | | | 58 | | |
| 283 | " " " " taxes for year 1869. | | | 17 | 87 | | |
| <u>1870</u> | | | | | | | |
| 284 | " " " " " " " " | | | 11 | 88 | | |
| 285 | " " " " Carr Bailey | | | 4 | 00 | | |
| 286 | " " " " H. J. Morgan | | | 5 | 13 | | |
| 287 | " " " " same | | | 3 | 49 | | |
| <u>1871</u> | | | | | | | |
| 288 | " " " " taxes for year 1871 | | | 8 | 78 | | |
| <u>1872.</u> | | | | | | | |
| 289 | " " " " Carr Bailey | | | 45 | 00 | | |
| 290 | " " " " taxes for year 1872 | | | 3 | 79 | | |
| <u>1873</u> | | | | | | | |
| 291. | " " " " J. W. Orr | | | 4 | 79 | | |
| 292. | " " " " taxes for year 1873 | | | 1 | 85 | | |
| <u>1874.</u> | | | | | | | |
| 293. | " " " " J. W. Orr | | | 85 | | | |
| 294 | " " " " taxes for year 1874 | | | 5 | 46 | | |
| <u>1875</u> | | | | | | | |
| 295 | " " " " Sheriff's Fee Bill | | | 1 | 80 | | |
| 296 | " " " " half of tax tickets for 1875 | | | 2 | 13 | | |
| 297. | " " " " tax for year 1875 | | | 1 | 70 | | |
| <u>1876</u> | | | | | | | |
| 298 | " " " " half of tax tickets for 1876 | | | 2 | 33 | | |
| 299 | " " " " paid Taxes due to Jan 1, 61. | | | 25 | 50 | | |
| By this sum paid in cash hands to Square. | | | | 1201 | 59 | 2193 | 15 |

For special statements see the following pages:

Special Statement No 1.

17. 1861.

| | | |
|--------|--|---------|
| Jan'y. | To this sum in Adams hands last credited above | 1201 39 |
| " " | Thrs " paid Mary Jones in distribution | 2574 22 |
| " " | Am't " Wm Ward " " | 925 42 |
| " " | " " John Riddle " " | 748 44 |
| " " | " " Wm P. Jones " " | 568 87 |
| " " | " " Allen Prichard wife " " | 548 19 |
| " " | " " Jackson M. Jones | 822 26 |
| " " | " " Schoolcraft et al | 373 33 |
| " " | " " A. T. Habern | 349 17 |
| " " | " " Randolph Riddle | 354 68 |
| " " | " " Jas F. Jones | 350 30 |

Total sum for distribution - - - 9156 47

The widow's share thereof is this sum 3052 15

Sum for distribution among heirs & distributees. 6104 32

| | | |
|---|---|--------|
| 1 | Of this sum the widow by purchase is entitled | 317 79 |
| 2 | + Of the above Wm Ward as heir by purchase | 654 03 |
| 3 | " " " John Riddle as heir by purchase share | 645 78 |
| 4 | " " " Wm P. Jones " " " " " " | 645 78 |
| 5 | " " " A Prichard " " " " " " | 508 69 |
| 6 | " " " J M Jones " " " " " " | 741 23 |
| 7 | + " " " Hypothecaries " " " " " " | 654 03 |
| 8 | + " " " A T Habern " " " " " " | 654 03 |
| 9 | " " " Jas F Jones " " " " " " | 928 28 |

Randolph Riddle received before he sold 354 68 6104 32

1861

Special Statements No 2

| | | |
|-------|---|---------|
| Jun 1 | To this Sum in adms. has as above | 1201 59 |
| | Wards Share \$654.03 = Recd. \$925.42 must return | 271 39 |
| | John Reddies Share \$645.78 Recd \$748.44 must return | 102 66 |
| | Prichards " \$508.69 Recd \$548.19 return | 39 50 |
| | J M Jones " 741.23 " \$822.26 " | 81 03 |
| | When these sums are returned the admr. will have | 1696 17 |
| | The widows Share is \$3052.15 recd \$2694.22 due her | 357 93 |
| | There is due the widow on account of purchases | 317 79 |
| | The share of Hyatts heirs \$654.03 Recd \$593.33 due them | 60 70 |
| | " " Haberns heirs is \$654.03 Recd \$349.17 due | 304 86 |
| | Wm. P. Jones Share is \$645.78 Recd \$568.87 due | 76 91 |
| | Gas F. Jones " is \$928.28 Recd \$350.30 due him | 577 98 |

Special Statements No 3

| | | |
|-------|--|---------|
| | To this Sum in admr's has as above | 1201 59 |
| " " " | to be paid back by Ward. | 271 39 |
| " " " | " " returned by Reddies as above | 102 66 |
| " " " | " " " " Prichard " " | 39 50 |
| " " " | " " " " J M Jones's Estate | 81 03 |
| | When that is done the admr. will then have | 1696 17 |
| | By this Sum charged to J. F. Jones admr. of Mary Jones | 675 72 |
| | By this Sum retained by J. F. Jones - Wm. P. Jones's Share | 76 91 |
| | By this Sum retained for James F. Jones " | 577 98 |
| | Leaving yet to be accounted for this Sum | 365 56 |
| | Hyatts heirs Share \$654.03 Recd \$593.33 due them | 60 70 |
| | Haberns heirs Share \$654.03 Recd \$349.17 due them | 304 86 |

Special Statement No. 4

James F. Jones Admt. of Mary Jones decd.
To Allen Prichard

1876

Jan 1.

To this Sum balance due Prichard as distributed

Dr

91 94

By this Sum overpaid Prichard amt of J. Jones est. Jan 1/61 39 50

By Ints on same from Jan 1/61 to Jan 1/76 this Sum 35 55

By Bal Still due Prichard to Square 16 89 91 94

Special Statement No. 5

The Estate of R. T. Huber

1849

To James F. Jones

Dr

April

To this Sum paid Hanson Russell for repaying

1/4 of \$1800.00 on your contract dated April 1849 257 14

Interest on same to Jan 1-1861 192 19

" this Sum for balance paid J. Jones for you as of

Oct. 4th 1851 on your contract for loan being

1/4 of \$1800.00 to, under prime Treasury 134 71

Ints on same to Jan 1st 1861. 74 06

Principal due this Sum. 391 85

By this Sum due you as distributed of Jones est 304 86

Bal principal due J. Jones Jan 1-1861 86 99

Interest due same Jan 1-1861 266 25

Total Sum due J. Jones Jan 1-1861 353 24

For 6th Statement see next page

Special Statements No 6.

The Estates of N. Hyatt & A. Schoolcraft decd

1850

To James F. Jones

Dr

June

To this sum paid for N. Hyatt on his purchase
from Hanson Russell after deducting three
payments the last of which was made Jan 1850.

32 70

" Interest on Same to Jan 1-1861.

21 58

" this sum paid for Sodaona Schoolcraft on
her two land purchases from J. F. Jones and
Solomon Collier as of Aug 1-1851

332 14

" Interest on Same to June 1-1861.

187 66

Principal due J. F. Jones Jan 1-1861

364 84

By this sum due again for balance of Sodaona's debt

60 70

Bal principal due J. F. Jones from said Estates -

304 14

Int due on Same Jan 1-1861

209 24

Bal due Jones Jan 1-1861 . . .

513 38

Statement of Accounts
of
James F. Jones admr.
of Stephen Jones decd.

(D)

Virginia,

At a circuit Court begun and held for
Lee County, at the Court House thereof, on Sunday
the 30th day of March 1876.

Emaline Duff

Plaintiff

} In assent,

vs.
James F. Jones Adm. of Mary Jones's Estd. Defendant

This day came again the parties by their attorneys, and
a jury which by consent of parties consisted of eleven
men, to wit: - John C. Lebusk, John R. Graham, James
M. Starup, Caleb V. Thompson, Abner J. Dean,
John D. Olinger, Alfred Banks, Benjamin Sued,
Josiah Hymn, C. C. Brooks & C. I. Harris, who being selected
according to law, and sworn the truth to speak upon
the issue joined, and having heard the evidence,
upon their oaths do say, We the jury find for the
plaintiff Ninety four dollars and ninety nine cents
with legal interest from the 18th January 1871 until
paid. It is therefore considered by the Court that
the plaintiff recover against the defendant said
sum of \$94.99 with legal interest thereon from the
18th day of January 1871 until paid, and the costs,
to be levied and collected of the goods and chattels
of the decedent in the hands of the defendant to be
administered.

66.98
22.50
53.50
11.80
144.78

A Copy
Teste R. W. Orr Jr. D.C.

Emaline Duff
vs { Copy of fragment
Jas. F. Jones Adm.

~~ADJ~~
(E)

See for this copy 25 cts

A List of Insolvent notes accounts &c. due the estate of Stephen Jones deceased not charged to his heirs in the settlement of their account and which are listed in the Inventory of the said assets or were appraised by the appraisors

| | | | | |
|-----------------|-----|---|--|--------|
| B 4 4 Settle | | said estate Viz | | |
| 13 | 227 | Note on Wm Moor due Feb. 15 1830 | | 76 87 |
| 7 | 228 | " " Patrick Kiffin due Nov. 10 1833 | | 89 |
| 93 | 229 | Bal of note on Daniel Trott due . . . 1838 | | 3 60 |
| 1 | 230 | Note on Wm Moor due Sept 1 1810 | | 20 00 |
| 3 | 231 | " " Robertson Mason " Nov. 1841 | | 6 50 |
| 12 | 233 | " " Thos Farlow due Jan 1836 | | 22 00 |
| 13 | 234 | " " Geo. & Isaac Baker " May 3 rd 1845 | | 6 50 |
| 20 | 235 | " " Starting Carroll " April 19 1836 | | 4 87 |
| 43 | 236 | " " John Herald " Oct 1 1846 | | 3 29 |
| 2 | 237 | " " John Elliott " Nov. 1839 | | 69 |
| 34 | 238 | " " Elijah Spencer " Aug 13 1843 | | 5 00 |
| 19 | 239 | " " Samuel Welch " July 15 1845 | | 50 00 |
| 19 | 240 | " " Same " Feb. 23 1845 | | 77 64 |
| | 241 | account on Wm Baldwin " 1846 | | 5 00 |
| | 242 | " " David Pattison " 1846 | | 3 00 |
| | 248 | note on Henry Torrey " Sep 1854 | | 36 52 |
| | 249 | " " Wm H. Bell " Aug 1849 | | 15 76 |
| 41 | 250 | " " Same " " " | | 57 33 |
| | 251 | " " Wm King " Dec. 14 1824 | | 21 00 |
| | 252 | " " Danl. Nix " Jan 17 1841 | | 20 00 |
| | 253 | " " Henry Collier " June 9 1829 | | 15 91 |
| | 254 | Bal. " Vanderpool's note " Nov. 10 1825 | | 1 00 |
| 1 | 255 | Note " C. H. Wells " April 29 1843 | | 10 10 |
| Carried Forward | | | | 443 27 |

| | | | | | | |
|-----|------|--|-------------|----------------------------|--|--------|
| | | Amount brought forward | | (2) | | 443.47 |
| 48. | 256. | Note on Martin E. Collier due March 1848 | | | | 10 10 |
| 8. | 257. | " " Wm McKinney | " | 1830 | | 18 00 |
| 9. | " | " " Same | " | June " | | 15 00 |
| 10. | " | " " Same | " | " " | | 15 00 |
| 2. | 258. | " " Ben ^r Porter | " | " | | 6 17 |
| | 259. | " " W. D. Collier | " | Mar 11 - 1848 | | 10 15 |
| 82. | 260. | Ball ^r " " Preston Wallen | " | Aug ^t 16 - 1832 | | 1 50 |
| 11. | 261. | " " Jas. Bailey | " | " 2nd 1838 | | 8 87 |
| 5. | 262. | " " Wm Mason | " | Nov. 16 - 1823 | | 5 37 |
| 21. | 263. | " " Henry Calderin | " | Aug ^t 27 - 1829 | | 1 66 |
| 16. | 264. | " " John Jones | " | July 22 ^d 1830 | | 20 00 |
| 4. | 265. | " " Wm Huff | " | Sept. 18 - 1831 | | 75 00 |
| 17. | 266. | " " Same | " | Aug ^t 2nd " | | 62 50 |
| 14. | 267. | Acct " Nelson Ransom | " | April 10 - 1835 | | 5 06. |
| 15. | 268. | Note " Same | " | Decr. 5 1834 | | 80 00 |
| 22. | 269. | " " Thos. Dwyer | " | Nov. 9 - 1838 | | 5 00 |
| 6. | 270. | Judg ^t vs. Wm King | " | Decr 19 - 1831 | | 43 00 |
| 23. | 281. | Order drawn by Jon ^r Baker | " | Sept. 7 - 1835 | | 8 40 |
| | 283. | Acct on Jas Crabtree | " | | | 1 50 |
| | 284. | " " Isaac Cox | (barr'd) | 1840 | | 5 87 |
| | 285. | " " John Wyatt | (gone away) | | | 4 64 |
| | 286. | " " John Blair | (unknown) | | | 1 50 |
| | 287. | " " Richard Singleton | due | 1839. | | 61 |
| | 288. | " " Kinrod Chrisman | " | | | 10 20 |
| | 289. | " " Jas. Cooper | " (barr'd) | | | 2 00 |
| | 290. | " " Jos Elkins | " (") | 1840 | | 2 00 |
| | 291. | " " Saml. Hagg. vs. " | " (") | 1840 | | 6 00 |
| | 292. | " " Jos. Gilley | " (") | 1838 | | 2 50 |
| | | Carried Forward | | | | 873.07 |

Bro't Forward

| | | | | |
|-------|-----|---|--|--------|
| | | | | 873 07 |
| | 295 | Part of acct on Mrs Norton | | 5 19 |
| 55 | 296 | Note on Jas Wells - bal | | 21 76 |
| 42 | 297 | By Acct " Isaac Collier | | 12 02 |
| 3 | 300 | Two notes " Walter Milens et al due Sept 1848 | | 178 80 |
| 5, 28 | 301 | Bal. two " " E. Church | | 3 30 |
| | 303 | Note on Moses Harris | | 5 85 |
| 11 | 304 | " " Roswell Rogers due Nov. 1st 1837 | | 2 50 |

Bailey's Insolvents.

| | | | | |
|---|--------|----------------------------|--|---------|
| 1 | | Note on John Sully | | 6 00 |
| | " | " Robert Wells (gone away) | | 4 06 |
| | Acct " | Mrs Brewster | | 9 06 |
| | " " | Jas. Shepherd (been paid) | | 27 09 |
| | " " | Delany Chisenhall | | 5 56 |
| | " " | Jno. Shepherd (gone away) | | 1 28 |
| | " " | Jno. Kelley (been paid) | | 135 00 |
| | " " | Henry Elkins (gone away) | | 19 20 |
| | " " | Saml. Dinges | | 11 41 |
| | " " | Catherine Elkins | | 28 |
| | " " | Saml. Peniston (gone away) | | 4 99 |
| | " " | Jacob Markum (do) | | 9 28 |
| | " " | Jeremiah Wells (do) | | 7 01 |
| | " " | Mrs Lucas (do) | | 1 18 |
| | " " | Golden Lucas (do) | | 1 00 |
| | " " | John Riddle (do) | | 7 53 |
| | " " | Lewis Roberts | | 7 53 |
| | " " | Arion Roberts | | 22 28 |
| | " " | Jno. Wells | | 5 24 |
| | " " | Jas. Riggs | | 6 42 |
| | | Carried Forward | | 1593 58 |

Boat Forward

1393.88

Net on Andrew Shepherd

23.25

" " Peter Reaser (been paid)

7.25

" " Eliza Wallen

6.70

" " David Fankus (been paid)

3.65

" " Joseph Fankus (do)

7.50

" " Martin Collier (do)

3.77

" " Saul Clakston

2.36

" " Jacob Lulls (gone away)

5.12

" " Edwin Whisman

7.72

" " Larkin Elkins

1.25

" " Wm. Peely (gone away)

4.00

" " Andrew Baker (do)

2.29

" " Michael Schindler (do)

4.53

" " Geo. Hunsicker (buried)

1.94

" " Wm. T. Legg (do)

96

" " Geo. Legg

2.00

" " Geo. Wampler

2.75

" " Isaac Richmond

3.75

" " Wm. Creech (been paid)

4.00

" " Elias Morris

0.25

" " Geo. Shoop

2.08

" " Wm. Corts

26.00

" " Geo. Jones (been paid)

8.04

" " Geo. McKinney (do)

5.27

" " Jos. Steadman (do)

14.68

" " Job Casbolt (gone away)

1.50

" " Branton Cox (do)

26.00

Note " Geo. Wampler

4.26

Carried Forward

1579.40

5.

| | | |
|---|-----------------------------------|---------|
| | Brought Forward | 1579.40 |
| ✓ | Note on Abel Sully | 6.53 |
| | " " " Mitchel (gone away) | 1.58 |
| ✓ | " " John W. Searp (been paid) | 2.25 |
| | " " Williamson Corner (do) | 10.14 |
| | " " Brock Grey | 8.56 |
| ✓ | Judgt. vs. Pleasant Williams | 75.00 |
| ✓ | Note on P. H. Collier (been paid) | 4.50 |
| | Acct. " Stacey Centre (gone away) | 4.00 |
| | " " Jas. Stordam (been paid) | 31.75 |
| | Note " Jno. Baby (do) | 16.12 |
| | Accts on David Stordam (do) | 3.46 |

No. 60

List of notes charged to adult Jones, + which were paid to adult during life of Stephen Jones 1845

| | | |
|---|---|-------|
| ✓ | Bal. note on Jon' J. Jones due Nov. 15 th 1840 | 4.66 |
| ✓ | " " Same " Nov. 1840 | 90.00 |
| ✓ | Bal. " " Same " Dec. 18-1841 | 23.85 |
| ✓ | " " Mrs. Wilson " April 1st. 1847 | 20.00 |
| ✓ | " " Same " Nov. 27-1848 | 27.50 |
| ✓ | " " Same " July 15-1848 | 36.00 |

No. 1.

| | | |
|---|----------------------|---------|
| ✓ | Note on Mrs. Plummer | 4.55 |
| ✓ | " " Same | 4.00 |
| ✓ | " " Same | 79.67 |
| ✓ | " " Same | 1.03 |
| ✓ | " " Same | 5.41 |
| | " " Same | 25.77 |
| | " " Jas. Hills | 37.50 |
| | Carried Forward | 2139.13 |

Brought Forward

2139 13

Note on Preston Collier been paid,

4 93

" " Jno. Gilbert

2 45

✓ Bal' note " Ezekiel Prushie's (been paid)

21 33

✓ note " Same (do)

30 00

✓ " " Same (do)

7 04

✓ " " Thos Davis

2 63

" " Potter Terrell

50 00

Bal. Acct on Jon' Creek (been paid)

70 40

Note on Power & Kniff due Dec 6-1839

2 00

3. " " John Kelley due May- 1824 for

24 00

57. Bal of two notes on Geo. Wampler

49

56. Note on Israel Wampler due April 1843

2 50

" " Geo. W. Wampler " " "

2 50

58. " " Geo. W. Wampler " " "

10 10

2372 53

List of Insolvent notes
not charged to the arms

(E)

You - I have done
five dollars this the
9 day November
1838. Thomas Dwyer
Charles H. H. H.

This is wrong on the
inventory, — the credit
endorsed is omitted.

It is entered properly
to the credit of the
Admiral.

D. M. Corbett
commr.

Duty
paid
to Gen
for \$5.00

No 22

No 269

560.0

314

246

9th

314 410

On the within note 91 1/4 lb
bark - - - \$319 1/4
November 12th 1838

~~\$80~~ On or before the 25th Day of December next I will
pay or Cause to be paid unto Stephen Jones or
Order Eighty Dollars for value received Witness
My hand and seal this 21st Day of Oct 1834
John W. Mills
Abraham Ransom Secy

At Ransoms
now \$80

Principle
and interest
on this note
is \$136.40

this the 31st of
October 1848

No 11-

No. 268

Adam Ransom

In apt with Stephen Jones

1834

Adam

To ^{with to Int.} note upon Mous A Scott ~ \$4 06

1 Bannell ~ 1.00

\$5.06

Mr Ransom be pleased to settle the above apt
with Mr Logan

Stephen Jones

April or 1838

N Ransom

Lo 3 aut

Stephen Jones

\$5.06

No 14

No. 267

One day after date I received from Stephen Jones
sixty two dollars & fifteen cents which may be
discharged in Genseng because deer skins live
merchandise pork or game rice steers two years old
delivered at his house in the Turkey Cove it being
for value received from selling my hand and saw
this the 1st day of August 1831
attest

James Parsons

his
William A Buff
mark

\int No. 266
 17

462.15
 17

Note, by courier,
 This is entered wrong on
 the inventory, as being \$62.50
 it should be \$62.15, with
 a credit of \$4.44—

J. M. Crockett
 Corright to Davis, courier

August 10, 1831 & 1832
 note by 35 7/16

One day after date I bind my self my
heirs to pay Stephen Jones Seventy five dollars
Lawful money of Virginia for Value Recd of him
Witness my hand & seal This 17th of September
1831

attest

James Pearson

his
William A. Huff Seal
mark

Wm Buffs
sold
\$75.00

No 4
No. 265

One day of the state we or each
to pay C. F. Beck thirty dollars
and a half cents for value received
handed and was this 1st July
1836
J. M. Jones (seal)
most

James Willing

(seal)

John Jones
Debit
\$20.62½

Principle
and interest No 16
on this note
is \$43.19 M. 264
this 3rd of
October 1848

Wrong on this note
J. M. G. Jones

1832. I have made the following
Laws and Rules - scattered in the
Laws of the State of New York
and will print this the 31 day of August 1832

Isaac H. Ketchum.

L. M. J. Alden.

No 21
No 263

This note is on the inventory.
Aut \$1.66. The proper credit
is given to the Admins.
J. M. Crockett comm

June 19th 1834
The western
note
for 24 ct with no
recourse back
- dependent upon

No 5
No. 262

Note.
There is error in this, it is
charged on the inventory as
being \$5.37, when it is only
\$1.67 J. M. Crockett commr

The proper credit is given
to the Admr, J. M. C. commr

One day after date I will pay Stephen
Jones the sum of Eight Dollars & Eighty
seven & a half cents for Value Received of
him witness my hand & seal August 1st 1833

Attest J. James Bailey Seal
J B Collins

(M. 261)

James Bailey
do note
\$8.87 1/2

No 11

one month after date I promised to pay
 Eleven Dols the just and full sum of
 Eleven Dollars and fifty cents for value
 Recd of as witness my hand and seal
 The 16th 1832

James W. Vining Seal

John Reddell

11.50
 Aug 5.23
 3

\$11.50
 45²
 5750
 4600
 575
 523.25

Aug. 16 32, 7.....

P. Hallan
Note for
\$41-31

No. 62

Balance \$1.50

No. 260

March 28th day 1840
created the within

note by

\$10-00

one day after date I will pay Stephen Jones
& John Bidelle ten dollars and fifteen cents ⁱⁿ being
for value recd of them, witness my hand and seal
this the 10th of March 1848 J. D. Collins (Seal)
Jonathn J Jones

Callers
note to
James P.
Kiddell
#10-13

No. 259

by the tenth of november next for value received
either of us we will pay Stephen Jones
Six dollars and seven teen cents which we will
discharge in good merchandise or goods
at the Jonesville Cash market price
delivered at his house in the Lunkey Cove of
our own hands and seals Thomas Jones
Wit this 2 day of June
William Jones
Langman

Bergamini post
male

1860 17 00

1862

No. 258

over 10
1000
SP

Two months after date we or either of us do promise
to pay unto Stephen Jones eighteen dollars which
may be discharged with ninety pounds of good dry
merchisable sattupee delivered at his house it being
for value received of him witness ~~our~~ ^{our}
~~hands and seals~~ ^{the 17th day of April 1830}

attest
Jonathan Jones
Ely Shepherd
mark

William Mc Kinnon
mark

Seal

Two months after date we or either of us do promise
to pay unto Stephen Jones ~~eighteen~~ ^{fifteen} dollars which may
be discharged with seventy ^{five} pounds of good dry merch-
isable sattupee delivered at his house it being for
value received of him witness our hands and seals

This the 17 day of April 1830 William Mc Kinnon
attest

Jonathan Jones
Ely Shepherd
mark

mark

Seal

Three months after date we or either of us do
promise to pay Stephen Jones seventeen dollars which
may be discharged with eighty five pounds of good
dry merchisable sattupee delivered at his house it
being for value received of him witness our hands
and seals this the 17 day of April 1830

attest
Jonathan Jones
Ely Shepherd
mark

William Mc Kinnon
mark

Seal

No 8

No. 257

Chas. Smith

to

James

\$50.00

11

4

11

No 9

No 10

one day after date I will pay Stephen Jones
seven-teen dollars and sixty five cents it being for
value recd of him witness my hand and seal
this the 10th of March 1848 Charleston S.C. (Seal)
Jonathan J. Jones

Collins

note to

W
Long

11/18 65

~~No 48~~

No 256

One day after date I will pay Stephen
Jones the sum of ten dollars & ten cents it being
per Volume received of him with my hand
and seal this the 27th of April 1843
attest

Jonathan J. Jones

George W. Jones

Wells not
to Lewis for
\$10.10

etc X
No 253

On or before the first day of Sept. next
I promised to pay or cause to be paid
unto Stephen Lane or order the sum
of twenty dollars to be so charged
in your clear statement next falling at
the closing for & due with
him as witness my hand and seal
this 5th day of August 1810

attest

William Moore

W. D. R. M.
35

June the 14th 1834
~~January the 12th 1834~~
I assign the within
to Robt for 25 cts
and no recourse back
Stephen Jones

received
of Jones
Nov 18 20.00
1834
No 1

Six Months after date we have
John Preston or his assigns
rec'd. Wilkes's Cur. from
Wilkes's
H. Sargent

Received of the
mark

Rec'd of the within \$2.40

28.93

Mr. 229

C. Lach No 16 — 1833

Patrick ~~Joseph~~ Vaptes fine flasher
Jones 89 sent in good merchandise
proceed against the 10. ~~various~~

Patrick
Happematt
T. Long
No. 228

(No. 228)

Ma 7

all I will pay to the
value of the same of property not within eight
months of the date of the year value and I have

and the the 1st of August 1828

Wm. M. Allen

(M. 227)

No 13

By the 14th day of November next I will
pay Stephen Fane, two dollars which may be
discharged in six pound of good merchanable
bees wax or eight pound of good dry merchanable
ginseng for value well of him witness my
hand and seal this 5 day of August 1725
attus
James Fane
John Vanderpool
name

No. 254

underfoot

not to
be

82

My dear friend
I have just received your letter
of the 10th inst. and am
glad to hear from you.
I am well and hope
these few lines will find
you the same.
I am, dear friend,
Yours truly,
J. H. [Signature]

This is called "a note," in the
inventory, - It is an order

John M. Erickson
Comms.

No. 280
No. 280

Books out
to hand
\$8.40

| | | | |
|---------|--------------------------------|-------------------------|------------|
| 1839 | Jobe Carebolt Dr. on new Books | Page - 17 th | |
| June 15 | by wife one Bail of Cotton | | \$2.00 |
| | to 1 lb of raw cotton | | 25 |
| | | | <hr/> 2.25 |
| 1839 | | | \$ |
| Sept 14 | cr by Cash seventy five cents | - - - | 75 |
| | Balance | \$ | <hr/> 1.50 |

This account is Bared by the Statute there fore it cannot be collected he left this country years ago James F Jones Admstr

Love Carebells
Oct balance

\$1.50

No 283

| | | | |
|-----------------------|-----------------------|-----------------------------------|----------------------|
| 1840 | Grace Cox Dr | on new Book page 31 st | |
| May 26 | to 5 lbs soleather at | $\frac{2}{3}$ | |
| June 17 th | to 2 bails of Cotton | | |
| | | | \$ 187 $\frac{1}{2}$ |
| | | | <u>400</u> |
| | | | \$ 587 $\frac{1}{2}$ |

you see this account was bared by the State before
 it came in to the hands of the administrators also Cox
 left this country before the death of Stephen Jones
 James F Jones (admr)

Isaac Cox

Oct 7 5, 87 1/2

No 284

| | | |
|------------------------------|--|------------------------|
| 1846 | John Wyatt Jr on new book page - | (109) (109) |
| Oct | to one side of upper leather | \$ 3.00 |
| | to 8 1/2 lbs sole leather | 3.18 3/4 |
| Nov. | to 10 lbs of bacon | 83 1/3 |
| 1846 Dec 14 th | to one side of upper leather | 2.50 |
| | to 8 1/4 lbs sole leather | 3.09 |
| | to one oven | 2.00 |
| | to 25 1/2 lbs of Bacon | 2.08 1/2 |
| 1847 | cr by 48 bushels | \$ 14.69 1/2 |
| | one gallon & 1/2 gallon of corn at 25 cts per bush | 12.05 |
| | Balance | \$ 4.64 |

This account cannot be collected by the administrator because John Wyatt move off out of this country before the death of Stephen & Jones therefore he is out of our reach for we know not where he resides

James Jones (adminstr)

Ina Wyeth
ad balance
\$4.64
10285

1846 Henry Blair Dr on new book on new book page 108
August to 18 lbs of Iron - \$ 1.50

I know of no such a man in this country nor neither has
there been since this account came into my hands that
I have ever read or heard off

James F. Long (admet)

Henry Blarrs,
adv \$150

(M286)

| | | |
|-------------------------------------|-----------------------------------|-------------------------------------|
| 1839 Richard Singleton Dr | on page 21 st new Book | |
| Sept 28. to one Bail of cotton yarn | | \$225 |
| 1839 Sept 28 cr by - | | <u>163⁵/₈</u> |
| | Balance | 61 ² / ₃ |

This account is barred by the Statute veries that he left this count
before the death of Stephen Jones therefore it cannot be collected
J H Jones adm^t

Richard Singleton
ack balance

£ - - 61 $\frac{2}{3}$

M 287

1841 Simrod Chrismon Dr on new book page (53)

| | |
|---|----------|
| June 29 th to 20 lbs of Bacon - - - - - | \$ 2.00 |
| July 3 rd to 82 lbs of Bacon by Benjamin Gilbert | 8.20 |
| | <hr/> |
| | \$ 10.20 |

This account was laid by the State before it came in
to the hand of the administrators of Stephen Jones & besides this
you know what his circumstances has been

James F. Jones (administrators)

Simrod Chimney

Oct 7 10-20

(No. 288.)

1841 John Cooper Dr on new Books page (45)

February 9th to 1 bail of cotton by Gabriel Church

£ 2.00

This account is bar by the Statute therefore it cannot be

collected

James H Jones (admt)

J Cooper
act of 200

No. 289

1840 Joseph Elkins Dr on new book page (33)rd
June 13th to one Bail cotton by Mcgahan White \$ 2.00
This account is Bared by the statute Therefore it cannot be
collected James H. Jones (admit)

J Elkins
cost 9/200
No 290

1840 Samuel Maggard Jr on new book page (27th)
march 1st to 3 Bails of cotton yarn by Francis Stogel \$ 6.00

This account was bared by the statute before it come into
the hands of the administrators

James H Jones (administrator)

Samuel Maggord
dot \$600

No. 291

1838 Joseph Gilly Dr on new Book page 2nd
 Sept 28 to one Bail of Cotton yarn \$ 2.00
 1840
 Feb 3 to Three lbs of raw cotton at 25^{cts} 75
 1850 \$ 2.75
 Feb 25 cr by 25^{cts} cash by wife .25
 Balance \$ 2.50

This account is bared by the Statute before it come in to
 the hands of the administrators of Stephen Jones he says
 that he claims that he paid all of the account to Stephen
 Jones but 25^{cts} by the hands of Elisabeth Colliar which she
 says is true you see that the 25 cents is credited to his account
 by the administrators February the 25-1850 which leaves of 2.50
 that we claim a credit for as I cannot see any any chance
 to collect it James A Jones admr

Joseph Giblin

Oct 3 / 250

Dallama

No 292

La County Virginia to wit to Isaac Coldiron Const
Somon William Horton to appeare before me or some other Justice
of the peace for said County on the 22th of this Instant at the
house of William Vg Barnes to answer the Complaint of Mar
get V Johnath V James Ft Jones administrators of Stephen Jones
de. last In a plea of debt due By account not Exceeding \$20 and
Make Return of this warrant. given under my hand this
the 18 of September 1849 Johnathan Richmond Jps

This warrant is past paid for
Jonathan Richmon on the 3 of
November 1849

Note, Wm H B Barron
Amount of Acct. charged on
the inventory to the Adm. \$6.50
Judgment for \$1.31
Credit Adm. \$5.19
In settling their Acct.

to 14
48.6
3
181

56.6
55
36
181

Marget Jonathan
Thomas Jones
vs William Horton
Ex cited by me
Grace Caldwell
the rest

Remember this the
day this Ex cited
No. 295

\$6.50

1600
179

By the 10th Day of November Next
I will pay James Stidham
the Sum of twenty five Dollars
Which may be paid in gold
Merchandise or otherwise
at my house or the market
price for value to witness my hand
and Seal this 6th day of May 1837
after
John Jones

James Stidham

Credit the within note two Dollars
 on the David & Tuckers - Apr. 18 - 1837
 By one gallon and four cts

1839 February 9th credit the within
 note with one barrel \$1.00
 By one cag ————— 50
 By 18 3/4 lb of Iron st. \$1.70
 nine cents per lb

David & Tuckers
 Bal \$21.76
 (80.55)
 M296

Due 10th Feb. '37
 \$25.00
 1.04
 24.96
 3.20
 21.76

1846 Stephen Jones Jr to Isaac Collier
to 2 beef hides one 17½ lbs the other
waived

19½ 30½
90 5/4 14.60
460

" To cash
to 8½ bushels lime
to cash one dollar

5.00
9.60
11.00
12.02

1846 Stephen Jones Jr by 8½ lbs sole
leather

by 6½ clo clo
by 10½ clo

275
28
341½

by 1 side upper leather

2.24
2.50
10.44
1.28

Balance

L Co Va

37
This day personally appeared before me Isaac
Collier and made oath that the within acct is
just and true given under my hand May 9th 1849
for Nathan Richmond

Balance \$428

J. M. C. Comm'r

The justice's certificate ought to state
the exact amount proven for a
mere reference (as, to the within acct) is
altogether too vague, unless, indeed, these sort of accts,
were made out as a New York Merchant would, then
a mere reference to the balance would answer very well,
J. M. Goodkett Comm'r

Isaac
Collier
Collier and
Stephen
J. M. C. Comm'r

Isaac Collier
made 12 dollars & 2
Cents before me my
New 9th May 1849
Jonathan Richmond

May 29 1849
10.42

One day after date we or either of us will
Pay Stephen Jones one hundred and fifty eight
~~and~~ (Dollars and eighty cents for value received
for ^{as} witness our hands and seal this 15th day of
September ~~1838~~ 1838

Wm. H. H. H.

Chas. H. H.

Walter H. H. Seal
Robert B. H. Seal

one day after date we or either of us will pay Stephen
Jones twenty dollars for value received of him as witness
our hands and seal this the 15th day of ~~September~~
September 1838

Wm. H. H.

Chas. H.

Walter H. H. Seal
Robert B. H. Seal

\$158.80
20.
178.80

Walter

idun

Robert

Bapt

to Nite

P. 100 5 p. 80

2 notes 17 s. 80.

No. 310

c No. 3

See Inventory (a)

page 6

On or before the 25 of October next I will pay
Stephen Louis Minister Colles & Trust seven cents it
being for William Mearns & his writings on hand and
sent the 24th of February 1847. Gabriel ^(his) Church & Co
bearing interest from the date

Jan.
Panathion of Jones

or the within note
 me note & seventy one
 1850

Judge & nephew
 granted App
 19th / 83 6-412
 with sent from New York
 8th Feb 80 244 28

Donor
 note to
 Brown's

To note Due Feby 24th / 84 \$19.37
 Just until Dec 1st / 84 9 338

Corby making & pulling up
 1000 New Rails 6th — 10 00
 Dec 1st / 84 9 — 13.72
 Just until Nov 1st / 85 — 75

Corby Carls
 On 1st / 85 — 14.47
 1.75
 12.72

William Church
John W Wampler
John R Shepperd.

Johnathan T Jones administrators } Indebt of at The house
Eleven Jones Decast } of Wm Richards
vs } on The 19 day of Aprile 1858
gabriel Church }
Judgment That The Plaintiff Recover of The defend
ant \$12.72 with interest from the first of November
1850 till paid & 30 cts cost

William Richmond J^r

1172
 57
 820
 1516
 5364
 1932
 1607
 330

1849- 12 24
 1845- 2
 2-10-23

1812 1937
 6860 22144
 682 9685
 7026 9

1812 1937
 6860 22144
 682 9685
 7026 9

Lee County to wit to John Kelly const of said
 County & Command yow in the name of the
 common welthe of Virginia That of the goods &
 cattles of gabriel Church in your district you
 caus to be maid. The sum of \$1472 which the
 said Mary Jones & James F Jones & Jonathan T
 Jones administrators of Stephen Jones Deceast has
 obtained in a warrant in debt before William
 Richmond with in trust from the first of Nov 1850
 till paid & 30 cents cost which was adgude to
 the said Mary Jones & James & Jonathan T Jones
 for their cost in prosecution of Their said warrant
 Given under my hand This the 19 day of April 1856

William Richmond J.P.

Credit the within in ten dollars This the 19 day of
 April 1856 John Kelly Const
 Credit the within five dollars the 4 day
 of Aug 1856 John Kelly Const

Get the 29 day 1856
 Satisfaction execution is fully
 satisfied by John Kelly Const

Mary Jones &
 Jonathan T &
 James F Jones
 gabriel Church
 Executed by me
 John Kelly Const

No. 301

Notes are No. 27 &
 No. 28

& are inclosed,

On Note No. 28, in inventory
 for \$19.37 there was allowed
 by a trial at law a credit
 which settles the adm^r to
 a credit of the difference
 between the recovery and the
 sum charged on the inventory
 of the sum of \$3.30

J. M. C. Const.

Paid of Mary. Lohmather & Larus F. Larus. By
the hands of andrew J. Hahum. One note of
Marion On Mass. Adams for five Dollars &
Eighty five Cents Due the 14 Day of November
1848 which I will collect on a count for
a cordery At Law Larus. H. Hurdley 626
& Bushman

Finalge
Manuscript
No. 303
Insolvent.

on or by the first day of march
next I promised to pay Steven Jones
the just and full sum of two hundred
dollars for value. Recd as witness my
hand and seal february The 6th 1839
John Riddle } Seal

brock the within not
pay \$110.00

Chiddler
Note
for
\$200.00

\$0.80

Ever before the 6th day of December next I bind
my self to pay Stephen Jones five thousand pounds
of good nice and dry goose creek salt from whites
or garretts works delivered at his house it being
the value received of him witness my hand and seal
this the 6th day of December 1787
attest

Jonathan T. Jones

John Riddle Secy

W. H. S.
note like
Fence
B. 9. 9. 4
of 1. 2. 3.

c 8. 9. 4

On or before the first day of August
next I promise to pay John Riddle
one hundred & twenty four pounds of
good Marchant's Gun Powder is to be made
paying John Waller for Value in as withing pay
thousand and Six March 11th 1836

Witness

William Thibault

Yours his
Stephen & Son (Seal)
mark

Stephen Love
To, cror
\$324⁰⁰ by
Paid

Whereas James F. Jones as the surviving admr.
of Stephen Jones deceased has now in his
hands a note on John Riddle given in
Nov. 1837. to Stephen Jones for 5000 lbs of goose
Creek Sack and another note given the last
of February 1839 by John Riddle to Stephen Jones
decd for \$200.00 on the back of which there
is a credit of \$110.00 and whereas the said
Riddle now holds a note on said Stephen
Jones decd dated March the 11th 1836 for
324 lbs of Powder, and the said Riddle also
contains that his said note to Jones for 5000 lbs
of sack was paid by himself and Smith Crutcher
in the lifetime of said ^{Stephen} Jones decd. and the said
Riddle also contains that the balance due to
him from said Stephen Jones decd, on account
of said note for Powder, was at the time about
sufficient to pay and discharge the balance
owing by said Riddle to said Jones on account
of the balance due on said two hundred dollar
note. It is therefore mutually agreed
between the said James F. Jones present admr of
said Stephen Jones decd, and the said John
Riddle that as to the matters herein agreed
to that they be settled against each other,
in other words, that there is nothing due
upon a settlement thereof either to the estate
of said ^{Stephen} Jones or to the said Riddle.

John Riddle
James F. Jones

James F. Jones
and
John Riddle
Agreement.

Judgment and
Execution against
William King
#43

No 6
No 270

Lee County Term Summer within Term
and with Court for more sum than
part of the said Court of the
said of 40 sum being the Court
Stephen of no part of the sum by which not
written \$25 sum more in hand this 21 day
of June 1822

Lee County Term Summer within Term
sum of William King and Court for more
sum of 40 sum being the Court
Stephen of no part of the sum by which not
written \$25 sum more in hand this 21 day
of June 1822

Revised February 18th 1831
Revised December the 10th 1831

Henry Davis

Robert W. Adams

Received December the 10th 1831

Robert W. Lyman

one day after date I have by Stephen Jones
the joint and full sum of ^{and fourty six cents} nineteen dollars
received of him with my hand and seal this

13 day of Decem^r 182th
witness
John King
William Pierce

King's

note

To Jones

4/9.76

One Day after Date I promise to pay
Stephen Jones thirteen Dollars and
five cents for a value Received of him in witness
my hand and seal this 18th day of January 1822

1822

at test

John Kelly

William H. H. H.

received
from
Wm. H. 135

to given the with
in note \$ 1-00
September the 25th 1823

Poor Quality Original. Best Possible Capture

Beldran
note 50

Price 5

\$15.91

No. 253

34
3

18.91

32.33

2.04

41.21

71.21

22.66

846.55

\$ 20. - one day after date I bind myself
my heirs & Heirs pay unto Robert Bively
Twenty Dollars for Value Received as written
my hand and seal January 16th 1841.

Test
Wm Richmond

Done at Richmond Va

Daniel Meigs
To Note
To Robert
Burr by

\$ 20. 00

No. 252

Insolvent

one day after date i will pay
john senatch the just sum
of twenty dollars and one dollar
in trust for value recd of him
as witness my hand and seal this
13 day of december 1821
John King William King Seal

Kings note

to ~~John~~

#21 Scotch

No. 257

One day after date I binde my self heirs &c.
to pay the add^s of Stephen Jones Deceast the
sum of Thirty Sen Dollars and thirty. three
cents for Value Received as Witness my hand
and seal This 23rd day of August 1849

W^m W. Bell (Seal)

W. W. Bell

Lo5 Note #37.33

to the Accts of

Captn James West

Am 24th day of

August 1849

Lo. 4

No. 250

\$15.76 One day after date I binde my self heirs &c to
pay to the Administrators of Stephen Jones deceased the sum
of Fifteen Dollars & seventy six cents for Value Received, as
Witness my hand and seal this 23rd day of August. 1849
Attest

W^m W. Bell (Seal)

Wm W Bell

Loz Note to the
acc^t of Stephen Jones
debt due 24th day of
August 1849

\$15.67

(No. 249)

Insolvent,

36.52

one day after date I will pay Mary
Jonathan & James H Jones administrators
of the estate of Stephen Jones Deceased
thirty six dollars & fifty two cents for
value received of them witness my hand
and seal this the 23 day of September

1854

Attest

John B Gilley }

Henry Coville

Henry Creed
to D Jones account
of 36⁰52
due Sept^r 1854

No. 248

Insolvent,

William Balder Dr

1846

To Bill & Jones

to One Mare put to Stallion Reggro by
" Insurance at

\$ 5.00

David Patterson Dr

1846

To Bill & Jones

to season of One Mare put to

" Stallion Reggro due by note

\$ 3.00

J. A. Miller

Balding
and partners
Act to Jones
and Bell

No. 2418

No. 242

Apprais

by the fifteenth day of July next I promise to pay Stephen
Jones fifty dollars, which may be discharged with two hundred
pounds of good ^{new} cut tobacco delivered at his
house it being for value received of him witness my hand and
seal this the 22nd of February 1844
attest
Jonathan T Jones

Samuel R. Jones

one day after date I will pay Stephen Jones the sum of
seventy seven dollars & sixty pence it being for value received
of him witness my hand and seal this the 22nd of February 1844
attest
Jonathan T Jones

Samuel R. Jones

No. 239 &
Mr. 240

Samuel
Welch
notes for
\$124.64

No 19

On the 14th day of March 1843 I paid to John Jones five
dollars for the discharge in merchandise produce at cash
at his house
The above value received of him as witness my hand &
this 12th day of August 1843

Attest

Jo. H. Collier

Philip Shumaker

Spencer
note to John
1/2 5-00

No. 74
M. 238

1/2

~~\$1.83~~⁴ Due Stephen Jones sixty eight & three fourth cents
for Value received of him as witness my hand &
seal

Jest Martin D Collier

This Nov the 30th 1839

Jest Martin D Collier
mch

No 2

1864

John Platt
by vote

Feb 6 8³/₄

Due

By the first day of October next
~~the day after that~~ I will pay Stephen Jones
the sum of three dollars and ~~seventy nine~~ ^{nine} cents it
being for value received of him over my
hand and seal this the 25th of October 1845

attest
Jonathan S Jones.

John L. H. ^{Wm} ~~Evaled~~ ^{Evaled} ~~Evaled~~
mark

Principal \$3.29
int - - - - 372
\$3.862

John Hardy
not per
\$3.29

No 43

No. 236

One day after date
four dollar eighty

witness my hand and seal
1836

Wt

Martin D. Ballier

will pay Jones & Wagon

and twenty value and
seal April the 18th

Shurtin (over seal)
mark

No 20
No. 235

On or before the first day of September next we or
either of us do promise to pay Stephen Jones the sum of
~~six~~ ^{six} ~~seven~~ dollars ~~at 6 & 1/2 pcts~~ ^{with} it being for Value recd of
him witness ~~our~~ hands and seals this the 3th day of May

John Bason Recd
Isaac Baker Recd

1645
Jonathan Jones

Robert
note
to J. M.
J. M.

No. 234

No. 85

one day after date I will pay Stephen Jones
the just sum of ^{twenty two} ~~nine~~ dollars ~~ninety eight~~ for value
received of him witness my hand and seal this the
13th day of ~~May~~ ^{January} 1836 Thomas Forlor
at the Harbice Hotel Seal

Eastons
note book
don't \$22.00

1836

(No 12)

No. 233

Agarvist the first day of November next I perom-
= ise to pay ~~John~~ Jones and Riddle Six Dollars and
fifty cents for Value Recaid of them as witness my
hand and Seal this 16th day of January 1841

List.

Daniel Crise

Robertson ^{his} Mason Seal
mark

Masons
vote \$6.50
No. 231,

No 3

48

1850 - 1851
at the end of the
year, 1851, the
year 1851

one day after date
I will pay Stephen
Lund the amount
of forty cents for value
received in my hand
and seal Oct the 31st 1897
Test
Wm Payson Daniel C. Rogers
Mark

On and lower
to - 100 ft
\$2-50

08-81
No. 304

one day after date I will pay to the bearer
the sum of two dollars & fifty cents it being for the
value of some money my hand & seal this the
27th of April 1843.
attest
James A. Jones

John Wamples
maker

Wampum
note to Gen
for \$5.00

60.56457

83.40

~~1st~~ ^{2nd} Day after date I will pay Stephen
Jones the sum of ten dollars & fourteen cents it
being for Value rec'd of his writings my hand and
seal this the 2nd day of October 1841 George Thompson (Seal)
attest T. E. Williams & Thayer

One day after date I will pay Stephen Jones the
sum of nine dollars & five cents it being for Value
received of his writings my hand and seal this
23rd of October 1841 George Thompson (Seal)
attest T. E. Williams & Williams

to 1 pair of Shucklath. left out

September 1842 cr by one catt \$15.00

April 27th 1843 cr by Saul and John we transfer
\$5.00

these notes
all paid
but 49 cents

George
Lumpkin
notes
Gives

\$8.54

One month after date I Bind
myself to pay Stephen Jones twenty
four dollars which may be dis-
-charg in building a Schimney
or other Mason work for Salter

Recd witness my hand this
first day of April 1826

^{attest}
A. S. Parker

John R. (Parker)

1. *Handwritten text, possibly "H. H. H."*

Notes for

24.00

No 3

Six months after date we or either of us
promise to pay John Preston two dollars for
value rec^d of him witness our hands and
seals this 6th of June 1839 Jeremiah Powers Seal
In Haff Seal

February 1841 Recd of the
Northern \$1.60 by me J. S. Largent

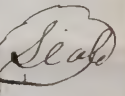
Received
\$2.10

Haff
H. P. Largent
note

No-90

~~86.70~~ ... →

I hereby agree and bind myself as The
Surviving administrator of Jackson M. Jones
deceased to pay James H. Jones, former Guardian
for Jonathan M. & Mary C. Wyatt, infant
children of Nathaniel Wyatt deceased, The
Sum of Sixty Three dollars and Twenty Cents.
So soon as I receive The means in my hands
of The Said Jackson M. Jones estate to pay
Said amount with, Said amount being
for The rents of The lands of The Said
Jonathan M. & Mary C. Wyatt, which land
was rented by The Said Jackson M. Jones
himself in his lifetime to wit: for The Years
1857 & 1858. for Value Received. Witness
my hand and Seal This Feb, 24, 1872
Bearing interest from This date

John Riddle 
Adm of Jackson M. Jones decd.

J. Riddle
note

9p 6320

J. H. Jones
Guardian

2

1122

| | | | |
|-------------------|----|---------------------------------------|---------|
| Amount of | 1 | Note on John Sally, insolvent, for | \$6.00 |
| notes and | 2 | Note on Robert Wells, gone away, | 4 06 |
| accounts on | 3 | Acct. on William Brewster, insolvent, | 9 04 |
| men who are | 4 | Acct on James Stephens, been paid, | 27 09 |
| either insolvent | 5 | " on Delaney & his wife, insolvent, | 3 36 |
| or had paid | 6 | " on John Stephens, gone away | 1 28 |
| said debt on | 7 | " on John Kelly, been paid, | 135. 00 |
| back left the | 8 | " on Henry Elkins, gone away, | 19 20 |
| amount by or paid | 9 | " on Samuel Dinger, insolvent, | 11 41 |
| by liquidation | 10 | " on Catherine Elkins, .. | 28 |
| | 11 | " on Daniel Dondleton, gone away, | 4 99 |
| | 12 | " on Jacob Harkham, .. | 9 28 |
| | 13 | " on Jeremiah Wells, .. | 7 01 |
| | 14 | " on William Lucas, .. | 1 18 |
| | 15 | " on Golden Lucas, .. | 1 00 |
| | 16 | " on John Hiddle, .. | 7 53 |
| | 17 | " " Lewis Roberts, insolvent, | 7 33 |
| | 18 | " " Sarah Roberts, .. | 22 28 |
| | 19 | " " John Wells, .. | 3 24 |
| | 20 | " " James Riggs, .. | 6 42 |
| | 21 | " " Andrew Shepherd, .. | 23 25 |
| | 22 | " " Peter Reeson, been paid, | 7 25 |
| | 23 | " " Elisha Wallen, insolvent, | 6 70 |
| | 24 | " " David Hanchus, been paid, | 3 45 |
| | 25 | " " Joseph Hanchus, .. | 7 53 |
| | 26 | " " Woston Collins, .. | 3 79 |
| | 27 | " " Samuel Clarkston, insolvent, | 2 36 |
| | 28 | " " Jacob Cable, gone away, | 3 12 |
| | 29 | " " Albin Whisman, insolvent, | 7 72 |
| | 30 | " " Larkin Elkins, .. | 1 25 |
| | 31 | " " William Veely, gone away, | 4 00 |
| | 32 | " " Andrew Baker, .. | 2 29 |
| | 33 | " " Michael Schuchardt, .. | 4 53 |
| | 34 | " " George Hunsucker, been paid, | 1 94 |
| | 35 | " " William T. Legg, .. | 96 |
| | 36 | " " John Legg, insolvent, | 2 00 |
| | 37 | " " George Wampler, .. | 2 75 |
| | 38 | " " Isaac Richmond, .. | 3 75 |

Amount carried forward

\$380.44

| | |
|---|-----------|
| Am't. brought forward | \$ 380.44 |
| Acct on William Crick. been paid. | 4 00 |
| " " To the Am't gone away , credited to pay, 474 | |
| " " Elias Harris insolvent, | 6.25 |
| " " George Ashp " " | 2 05 |
| " " William Coote " " | 26.00 |
| " " John Jones been paid | 8.04 |
| " " John McKimney " " | 3.27 |
| " " Jeremiah Steadom " " | 14.68 |
| " " John Casebalt gone away, | 1 50 |
| " " Branton Coxe " " | 26.00 |
| Note George Vamplin insolvent | 4.26 |
| " " Abel Lally " " | 6 53 |
| " " Thomas Tuttle gone away | 1 58 |
| Note John W. S. Lons been paid. | 2 25 |
| " " Williams Coomer " " | 10.14 |
| " " Enock Gregory insolvent | 8 56 |
| Argument on Pleasant Williams " " | 7 50.00 |
| Note on R. H. Pollic been paid | 4.90 |
| Acct on Harvey Coates gone away - | 4 00 |
| " " James Steadom been paid | 31 7.5 |
| Note " John Bailey " " | 16 6.2 |
| Accts " David Steadom " " | 3 46 |

Total amt. of debts returned - - - \$ 643.31

The foregoing list of notes and accounts is set forth and returned as delinquent debts, was sworn to before me by James H. King, Adm'r. &c. as delinquent debts, that the persons were either insolvent or had paid said debts or had gone away, and that he had been unable to collect said debts or any part thereof.

Corr Bailey County, Ky.

List of delinquent
debts returned
by James H. King
Adm'r. &c.
of
\$ 643.31

Attest I three months after date I will pay
Stephen Loner four dollars & cents for
value received of him This 2ⁿ day Jan 1845

Attest

P. H. Collier

W. H. Stampen

15 26 Caccin

To 26 Macc

S. 26 new

1745

1745

cxo. 16

One day after date I bind myself to pay
unto the administrators of Stephen Jones deceased
the sum of six dollars & ninety cents it being
for value received of them ^{rights my hand and seal} this the 23rd of
September 1848

Attest ^{his} Sally Seal
mark

Test
J S Jones

U. S. - within note
thirty seven & 1/2 cents
april 13 - 1850

collected Sally
13. 7. 1850
for 20¢

780.92

received

March 27th 1859

Due the Estate of Stephen Jones \$1-68 which
is to be paid In Cash at 6 $\frac{1}{4}$ cts per pound

Thomas Mitchell

Handwritten notes in Chinese characters, likely bleed-through from the reverse side of the page. The characters are arranged in vertical columns and are somewhat faded.

Kitchey
note

1/2

No. 6

Handwritten notes in Chinese characters, likely bleed-through from the reverse side of the page. The characters are arranged in vertical columns and are somewhat faded.

Handwritten notes in Chinese characters, likely bleed-through from the reverse side of the page. The characters are arranged in vertical columns and are somewhat faded.

C By the ~~order~~

By the length of a letter sent 5th mis
to pay William Johnson 100 dollars
in cash for value received of him this 1st
day of August 1845 John A. Sliney

Prudence Hammond
note

Pay to
note to
Johnson
for \$2.25

c 80.67

~~\$ 8 56~~ one day after date I will pay the admst-
of Stephen Jones Decd the sum of eight dollars and
fifty six cents it being for Value received of them.
Witness my hand and seal this the 15th day September
1849.
Enoch Goegans Seal

John B Gilley

11103

Enoch Gregory
note to the
Admrs. of Stephen
Jones Decd.
for \$8.56

Area being after the will from the father of
the children and the children's father for the same
children and the children's father and the children's
father

James (P. 100000)
J. L.

James (P. 100000)
J. L.

5.60
 5.40
 2.20
 66
 13.28
 1.47.18
 5
 1.52.18
 51
 2.03
 2.23
 4.26

5.60
 5.40
 2.20

2.23
 4.46

2.03
 2.23
 4.26

over the 5 in 18.30 & over the
 middle note from dollars 100
 and a half cents

No. 58

Elias Morris, Account on — \$6.25

The adm^r. of Stephen Jones are charged,
on inventory with the above we claim
to be credited to that amount, as said Morris
is insolvent.

James F. Jones

Elias Morris
at 42¹/₂

1846= Harvey Center Dr on new book
January 9. - To upper & sole leather

page ⁽¹⁰⁷⁾
~~(75)~~
\$4.00

this accoun. cannot be collected for Center left this country
a short time after the death of Stephen Jones he had nothing to
make the dept out of when he left and I am informed that
he is the same way yet James F Jones (administrator)

Harvey Centers
Oct \$4.00

Q. M. Day after, will pay Stephen
Jones the sum of ten dollars & fourteen cents
It being for the sum of his account in
the sum of ten dollars & fourteen cents
March 1842

Davidson & Jones

Wm. L. Smith
March 1842

interest & principle up to this
date \$11. 15 cents

Remained payment on
this note

100

40

John Davis who Sues for the benefit
of Stephen Jones
agentt

Plaintiff

Eleazar Williams

Defendant

in Debt

Judgment for the plaintiff for \$75.00 with legal
interest thereon from the 1st day of November 1846 till paid and
\$12.19 costs

Teste

J. W. S. Marston cl

| | |
|-------------|----------|
| Principal | 75.00 |
| Interest | 44.62 |
| Costs - - - | 1419 |
| | <hr/> |
| | \$133.81 |

David Fox Jones

vs { Capt. J. H. Harts
Pleasant Williams

By the first day of May next I bind my-
self heirs &c. to pay Stephen Jones one hundred
fifty pounds of good merchantable gun-
powder, of Wallins make for value Recd
Witness my hand and seal. Feb 6th 1845

Witness
H. Riggs

William ^{his} Nely sr Seal
mark

on Keely to
note 150 lbs
of powder

No. 106

This note is not entered
either as a debit or
credit to the Camp.

See inventory of notes,
page 13.

J. M. Crockett Camp

one day after date I will pay to the order of
Twenty dollars

for value received of the
witness my hand and seal December 25. 1924

attest
James Dixon

John Dixon

Aug the 1 day 1891 I recd the within
note for dollar
October the 31st 1891 \$10.00

\$80.15
This is Balance
no Interest
charged either
way J. M. C.

on or before the first of January next
I promise to pay Polly Shepherd
thirty five bushel of good sound corn
payable at my house for value received
of ~~her~~ ^{her} witness my hand and seal
this 28th of March 1844 James ^{my} ~~Shepherd~~ ⁱⁿ
Attest Aaron J. Collier ^{mark}

J. Medtham
to note) 35
bushel of corn

No. 23
This note is for corn,
How much is the corn
worth pr. Bushel in
money?

J. M. Crockett Count
I have not charged this
in the Acct. nor have
I entered it as a credit
J. M. Crockett Count

1.

A list of notes due estate of Stephen
Lane dead, calculated down to Jan'y 1st 1850,
charged to the Admin^r of his estate, to-wit: -

| | | |
|---|-------|-------|
| 1. Note on John Kelly due May 1st 1846 for | | 24 00 |
| Int. " same to Jan'y 1st 1850 | | |
| 2. Note on John Davis due Dec 25 1845 for | | |
| Int. " same to Jan'y 1st 1850 | | |
| 3. Note " William Smith due Nov 15 th 1844 " | | 1 00 |
| Int. " same to Jan'y 1st 1850 " | 1 45 | |
| 4. Note " Jas. Collier due March 17 1845 " | | 5 47 |
| Int. " same to Jan'y 1st 1850 " | 40 | |
| 5. Note " Jas. Day due Mar 17 th 1845 " | | 3 18 |
| Int. " same to Jan'y 1st 1850 " | 35 | |
| 6. Note on Robert Blair due Nov 25 1847 " | | 10 00 |
| Int. " same to Jan'y 1st 1850 " | 1 24 | |
| 7. Note on Geo. Schupe due Oct 18 1847 " | | 5 99 |
| Int. " same to Jan'y 1st 1850 " | 71 | |
| 8. Paid note on Jas Kelly July 20 th 1845 this sum | | 15 40 |
| Int on same to Jan'y 1st 1850 | 5 24 | |
| 9. Note " Jas. Dickson due Dec 31st 1831 | | 6 60 |
| Int. " same to Jan'y 1st 1850 | 1 24 | |
| 10. Note " David Collier due Nov 1st 1844 | | 5 23 |
| Int. " same to Jan'y 1st 1850 | 1 57 | |
| 11. Note " Jas. Piddington due Sept 15 1843 | | 2 10 |
| Int. " same to Jan'y 1st 1850 | 76 | |
| 12. Note " Jas. Stagg due Sept 10 th 1844 | | 2 50 |
| Int on same to Jan'y 1st 1850 | 79 | |
| 13. Note " Jas. Stagg due Jan'y 4 1845 | | 2 21 |
| Int. " same to Jan'y 1st 1850 | 65 | |
| Carried Forward | 21 68 | 60 58 |

| | | | |
|-----------------|--|-------|--------|
| Brought Forward | | 21 65 | 60 25 |
| 14 | Note on Jas. M. Shepard due Aug 1, 1847 | | 14 50 |
| | Int. " same to Jan'y 1st 1850 | 2 12 | |
| 15 | Note " Alfred Shephard to December 1846 | | 10 06 |
| | Int. on same to Jan'y 1st 1850 | 1 17 | |
| 16 | Note on Judd & Smith due Jan'y 5 1848 for | | 3 54 |
| | Int. " same to Jan'y 1st 1850 | 1 1 | |
| 17 | Cash rec'd on two notes on Gabriel Church | | 15 00 |
| 18 | Bal. of Note on Jacob Lambert Jan'y 1st 1850 | | 5 50 |
| 19 | Note on Wm. Collier due Mar 1844 for | | 2 90 |
| | Int. " same to Jan'y 1st 1850 | 1 11 | |
| 20 | Note on David M. Kenney due Jan'y 1st 1848 for | | 15 00 |
| | Int. " same Jan'y 1st 1850 | 1 11 | |
| 21 | Note on David McKimney due Aug 17 1848 for | | 20 00 |
| | Int. " same to Jan'y 1 1850 | 1 78 | |
| 22 | Note on Jas. W. Blair due Oct 8 1847 for | | 5 73 |
| | Int. " same to Jan'y 1 1850 | 72 | |
| 23 | Bal. of Note on Hinton & Co. Aug 11 1846 | | 3 00 |
| | Int. on same to Jan'y 1st 1850 | 3 56 | |
| 24 | Note on Geo. Stanley due Jan'y 10 1848 for | | 9 00 |
| | Int. on same to Jan'y 1st 1850 this same | 1 00 | |
| 25 | Bal. of Note on Wm. C. Miller July 1847 | | 12 75 |
| | Int. on same to Jan'y 1st 1850 | 1 87 | |
| 26 | Bal. of Note on Jackson S. Wells April 2 1847 | | 1 00 |
| | Int. on same to Jan'y 1 1850 | 1 5 | |
| 27 | Note on Geo. W. Young due Jan'y 10 1847 | | 5 33 |
| | Int. " same to Jan'y 1st 1850 | 73 | |
| 28 | Note on David S. Buff due Mar 23 1844 | | 7 25 |
| | Int. " same to Jan'y 1 1850 | 2 51 | |
| Brought Forward | | 40 65 | 176 11 |

| Brought Forward | | 110.68 | 111.14 |
|------------------|---|--------|--------|
| 29 | Note on Robt Wells due Jan'y 16-1844 for | | 1.35 |
| | Sub. " same to Jan'y 1st 1850 | 47 | |
| 30 | Bal of note on Eli Perry March 1845 | | 1.50 |
| | Sub on same to Jan'y 1-1850 this sum | 23 | |
| 31 | Note on Wm Smith due Jan'y 15-1844. bal on same | | 12.07 |
| | Sub. " said bal Jan'y 1st 1850 | 4.30 | |
| 32 | Note on Henry Church due Mar 1st 1846 for | | 4.18 |
| | Sub. " same to Jan'y 1-1850 | 1.66 | |
| 33 | Note on Wm Ward due Feb'y 23-1848 for | | 25.00 |
| | Sub. " same to Jan'y 1-1850 | 2.18 | |
| 34 | Note on Hyland Bellist due Mar 11-1847 | | 17.65 |
| | Sub. on same to Jan'y 1st 1850 | 2.21 | |
| 35 | Note on Henry Church due Oct. 25th 1847 | | |
| | Sub. on same to Jan'y 1st 1850 | | |
| 36 | Bal of note on Jas. Hill April 1843 | | 23.54 |
| | Sub. on said bal. to Jan'y 1-1850 this sum | 4.38 | |
| 37 | Note " Richd P. Hill due Oct. 13-1841 for | | 11.07 |
| | Sub on same Jan'y 1st 1850 this sum | 7.37 | |
| 38 | Bal of note on William Bell due Dec 9-1842 | | |
| | Sub on said bal to Jan'y 1st 1850 this sum | | |
| 39 | Note on Jas. S. King due April 25-1845 | | 6.00 |
| | Sub. on same to Jan'y 1st 1850 | 1.68 | |
| 40 | Note on Jas. W. Wampler due April 11-43 | | 2.50 |
| | Sub. " same to Jan'y 1st 1850 | 23 | |
| 41 | Note " Richard Pitt due Oct. 13-1841 | | 5.07 |
| | Sub. " same to Jan'y 1st 1850 | 2.21 | |
| 42 | Note on Wm. S. due Dec 9-1840 | | |
| | Sub. " same to Jan'y 1-1850 | | |
| Carry to Forward | | 746.13 | 07.37 |

| | | | |
|-----------------|---|--------|---------|
| Brought Forward | | 74 16 | 307 37 |
| 43 | Bal. of note on Hand. Paid April 27/45 | | 13 50 |
| | Int on said bal to Jan'y 1- 1850 this sum | 3 70 | |
| 44 | Note on Geo. Riddle, due Decr 16 1844 for | | 106 00 |
| | Int on same to Jan'y 1- 1850 this sum | 56 50 | |
| 45 | Bal. Note on Geo. W. Shap et al Decr 17 1845 | | 129 50 |
| | Int on said bal to Jan'y 1- 1850 | 23 31 | |
| 46 | Note on Wm Richmond due Jan'y 12 1849 | | 302 50 |
| | Int on same to Jan'y 1- 1850 | 17 43 | |
| 47 | Note on B. F. Huber due Jan'y 15 1846 | | 30 00 |
| | Int on same to Jan'y 1st 1850 | 7 12 | |
| 48 | Note on Mill & Huber due Decr 1 1846 | | 17 45 |
| | Int on same to Jan'y 1 1850 | 1 30 | |
| 49 | Note on David Smith due Decr 23 1847 | | 24 62 |
| | Int on same to Jan'y 1 1850 | 1 80 | |
| 50 | Note on Wm Crook due Decr 1 1847 | | 3 00 |
| | Int on same to Jan'y 1 1850 | 57 | |
| 51 | Note on Geo Crook due Decr 12 47 | | 3 00 |
| | Int on same to Jan'y 1st 1850 | 10 | |
| 52 | Note on Geo Davis due Sept 12 1840 | | |
| | Int on same to Jan'y 1st 1850 | | |
| 53 | Bal note on Wm Parsons Jan'y 1- 1844 | | 19 70 |
| | Int on said bal. to Jan'y 1st 1850 | 18 87 | |
| 54 | Bal note on Geo Riddle Mar 31 1847 | | 90 00 |
| | Int on said bal to Jan'y 1- 1850 | 58 00 | |
| 55 | Note on Perry Brown bal note 25 1848 | | 72 94 |
| | Int on said bal to Jan'y 1st 1850 | 5 15 | |
| 56 | Note on same for Corn due Jan'y 46 | | 9 00 |
| | Int on same to Jan'y 1- 1850 | 3 16 | |
| Carried Forward | | 273 87 | 1119 75 |

Int. on same to Jan'y 1-1850

Carried Forward

3 76
273 57 1117 05

5.

Brought Forward

220 10 1117 05

57 Note on Perry Green et al due Dec. 20 1847

150 00

Int. on same to Jan'y 1-1850

2 00

58 Note on Jas. Sattles due Sept. 27 1841

3 04

Int. on same to Jan'y 1st 1850

1 00

59 Bal' note on Josephes " " "...

5 83

60 Note on Wm. Dixon due Sept. 25 1847

2 50

Int. on same to Jan'y 1 1850

35

61 Note on Jerry Davis due Oct. 6 1837

2 00

Int. on same to Jan'y 1 1850

1 01

62 Note on J. Riddle for 500 lbs Salt, sufficed to worth

50 00

63 " " Eliza Green due Nov. 1846

14 00

Int. on same to Jan'y 1 1850

3 60

64 Note on Davis & Riddle due Sept. 9 1841

1 60

Int. on same to Jan'y 1 1850

10

65 Note on Isaac Dingle due Sept. 22 1848

2 70

Int. on same to Jan'y 1st 1850

15

66 Note on Jas. Morris due Sept. 27 1848

2 85

Int. on same to Jan'y 1st 1850

10

67 Note on B. & H. Steel due Nov. 10 1848

328 00

Int. on same to Jan'y 1 1850

21 50

68 Bal Note on Dwyer & Harris due Sept. 16 1849

671 00

Int. on same to Jan'y 1 1850

14 00

69 Note on Jas. D. Jones due Oct. 3 1848

25 00

Int. on same to Jan'y 1st 1850

1 54

70 David B. Brown doct. Jan'y 1850

5 00

71 E. P. Suttlefield " " "

12 50

72 Note on Perry - balance due Sept 1848

17 61

Int. on said balance

8 70

Carried Forward

355 77 2412 71

| | | | |
|----|--|--------|---------|
| | Prot Forward this sum - | 335 99 | 2112 71 |
| 73 | Ten ticket on William ^{son} Coomes Jan'y 1 st 1850 | | 3 11 |
| 74 | Publ note on Perry Coomes Sept 17 1848 | | 7 28 |
| | Int on same to Jan'y 1 st 1850 | 16 | |
| 75 | Note on same due Sept 17 1841 | | 5 40 |
| | Int on same to Jan'y 1 st 1850 | 15 | |
| 76 | Note on Solomon Parsons due Oct 25 1850 | | 7 12 |
| | Int on same to Jan'y 1 1850 | 17 | |
| 77 | Note on Thos Mitchell due Mar 27 1849 | | 1 68 |
| | Int on same to Jan'y 1 1850 | 16 | |
| 78 | Note on Wm J. Smith Oct 27 1847 | | 6 28 |
| 79 | Int on same to Jan'y 1 1850 | 10 | |
| 80 | Note on John Landroth Oct 6 1849 | | 3 75 |
| 81 | " " Isaiah Jones due Mar 1 1849 | | 5 10 |
| 82 | " " Rand ^{ph} Riddle " Oct 6 th 1849 | | 15 64 |
| 83 | " " John Riddle " Oct 5 " " | | 8 45 |
| 84 | " " Abel Kemp " " 17 th " " | | 13 02 |
| 85 | " " Andrew Williams " " 17 th " " | | 5 17 |
| 86 | " " Randolph Riddle " " 24 " " | | 6 42 |
| 87 | " " John B. Piley " " 27 " " | | 5 41 |
| 88 | " " Jonathan T. Jones " " 17 " " | | 12 77 |
| 89 | " " Dale to Legy " " 27 " " | | 5 80 |
| 90 | " " Williamson Coomes " " " " | | 5 16 |
| 91 | " " Part of note on Nathl. Dyak, due 20 th 1849 | | 2 14 |
| 92 | " " Nathl. Blair due June 1849 | | 1 00 |
| 93 | " " Andrew T. Habor " July 16 " " | | 1 25 |
| 94 | " " Joseph Buff " Jan'y 14 1843 | | 10 53 |
| 95 | " " Same " " " " " | | 14 72 |
| 96 | Note " Same " " " " " | | 5 53 |
| | Carried Forward | 337 51 | 225 12 |

| | | | |
|-----------------|---|--------|---------|
| Brought Forward | | 357 87 | 2555 53 |
| 96. | Acct vs. S. S. Slinn, supposed by Jan 17 1850 | | 12 00 |
| 98 | " on Mary Jones, " " " " " | | 27 58 |
| 97 | " " J ^{rs} Parsons " " " " " | | 5 16 |
| 100. | " " Elijah Palmer " " " " " | | 5 41 |
| 101. | Judgt vs. Smith & others due Dec. 25 1841 | | 100 00 |
| | Intl on same to Jan 1 1850. | 5 10 | |
| 102. | Aggregate amt of former int. | | 2706 00 |
| | " " " " " " " " " | 373 87 | |
| | By aggregate amt of notes \$54. + 6. Settled. | | 140 00 |
| | Bal. charged to account | | 2566 00 |
| | By amt of Ints on note to 54 | 5 10 | |
| | | 335 39 | |

*Inventory of photos taken
in the S. coast
to be given to all*

(F)

1.

List of Accounts due the estate of Stephen Jones
which are charged to the Adms in the settle-
ment of their accounts viz:-

| | | |
|----|----------------------------------|---------|
| 1 | Account on Shiba Co for | 4 09 |
| 2 | " " Chas. Miller " | 2 44 |
| 3 | " " Jesse Dowd " | 1 79 |
| 4 | " " Sander C. Miter " | 7 62 |
| 5 | " " John Bailey " | 15 62 |
| 6 | " " Sophia Crabtree " | 12 11 |
| 7 | " " Wm. P. Hunter " | 14 89 |
| 8 | " " John Shepherd " | 1 28 |
| 9 | " " Isaac Collier " | 5 10 |
| 10 | " " B. F. Haborn " | 142 33 |
| 11 | " " Wm. Wells " | 10 10 |
| 12 | " " Jesse Collier " | 1 37 |
| 13 | " " Jonathan Richmond " | 1 43 |
| 14 | " " Wm. Richmond " | 4 97 |
| 15 | " " Jesse Roberts " | 7 00 |
| 16 | " " Jas. Parsons " | 30 54 |
| 17 | " " John Hart " | 3 15 |
| 18 | " " John Stone Jr " | 43 |
| 19 | " " Rich ^d L. Estes " | 8 73 |
| 20 | Bull " " Wm. Horton Jr " | 1 31 |
| 21 | " " Wm. Blanton Jr " | 8 67 |
| 22 | " " John Perkins " | 5 76 |
| 23 | " " Jas. Stoddard " | 7 17 |
| 24 | " " Lafayette McMillan " | 7 62 |
| 25 | " " Harvey Graves " | 1 25 |
| 26 | " " William Riggs " | 15 95 |
| | Carried Forward \$ | 1150 00 |

Brought Forward

\$ 454.00

| | | |
|-----|------------------------------|-------|
| 27. | Account on Joshua Weaver for | 4 63 |
| 28. | " " Elisha Smith " | 29 46 |
| 29. | " " Saml. Stebbins " | 1 70 |
| 30. | " " Andrew Stogil " | 4 58 |
| 31. | " " Wm. Ward " | 38 74 |
| 32. | " " Orie S. Collier " | 7 96 |
| 33. | " " Benj. Gilbert " | 06 |
| 34. | " " Jos. H. Olmiger " | 6 06 |
| 35. | " " Dale C. Lagg " | 1 31 |
| 36. | " " Elisha Smith " | 3 66 |
| 37. | " " John Kilburn " | 6 80 |
| 38. | " " John Jones " | 15 18 |
| 39. | " " John Elkin " | 1 58 |
| 40. | " " Harvey Lambert " | 2 81 |
| 41. | " " Jeremiah S. Statham " | 20 46 |
| 42. | " " Alfred Shimp " | 2 66 |
| 43. | " " Lewis Roberts " | 7 53 |
| 44. | " " Aaron Roberts " | 22 28 |
| 45. | " " Wm. Sandwith " | 2 37 |
| 46. | " " Jacob Lambert " | 1 50 |
| 47. | " " Wm. Sandwith " | 4 53 |
| 48. | " " Lucileston Wade " | 3 78 |
| 49. | " " Wm. France " | 6 97 |
| 50. | " " John Rogers " | 18 57 |
| 51. | " " Samuel Wampler " | 12 73 |
| 52. | " " John B. Gilling " | 11 11 |
| 53. | " " Saml. Thayer " | 1 50 |
| 54. | " " John Seaggs " | 6 57 |

Brought Forward

\$ 715.11

| | | | | |
|-----------------|------------|-----------------------|--|----------|
| Brought Forward | | | | \$715 61 |
| 55 | Account on | J. R. Shepherd for | | 8 14 |
| 56 | " | " Jeremiah Poling " | | 2 02 |
| 57 | " | " David Booth " | | 4 20 |
| 58 | " | " John Ship " | | 6 58 |
| 59 | " | " Huallah do " | | 7 50 |
| 60 | " | " Susan Weaver " | | 50 |
| 61 | " | " Joseph Duff " | | 7 62 |
| 62 | " | " Jack Morris " | | 56 |
| 63 | " | " David Hanger " | | 1 68 |
| 64 | " | " Perry Coomer " | | 7 36 |
| 65 | " | " Time of Christmas " | | 10 20 |
| 66 | " | " Jesse Coomer " | | 57 1 |
| 67 | " | " Wm. Miller " | | 1 25 |
| 68 | " | " Ira Croach " | | 17 91 |
| 69 | " | " Saul Duff " | | 1 00 |
| 70 | " | " Geo. M. Chisney " | | 4 37 |
| 71 | " | " Isaac Richmond " | | 37 5 |
| 72 | " | " Henry Black " | | 1 50 |
| 73 | " | " William H. Coomer " | | 15 50 |
| 74 | " | " John Wyatt " | | 4 74 |
| 75 | " | " John Coomer " | | 12 11 |
| 76 | " | " Andrew T. Halborn " | | 2 91 |
| 77 | " | " John Tate " | | 87 |
| 78 | " | " Elias Palmer " | | 1 96 |
| 79 | " | " Geo. Shupe " | | 1 09 |
| 80 | " | " Isaac Spencer " | | 5 00 |
| 81 | Bal | " Jonathan Croach " | | 7 77 |
| 82 | " | " Saml. Horton " | | 75 |
| 83 | " | " Wm. Smyth " | | 42 29 |
| Total | | | | \$915 55 |

Inventory of Accounts

\$905.55

Stephen Jones estate

(9)

! Mrs Mary Jones

To the adms of Stephen Jones

D.

To this sum paid you in distribution Credit No 50 1154 74

" " " " " Distribution " No 75 377 92

" " " " " Same " No 76 114 88

" " " " " Same " No 77 55 00

" " " " " Same " " 134 152 25

" " " " " Same " " 135 60 00

" " " " " Same " " 136 58 50

" " " " " Same " " 137 205 10

" " " " " Same " " 186 56 83

" " " " " Same " " 212 203 78

" This sum for taxes paid by the adms & 2439 00

credited to them, which you ought to have
paid, from 1850 to 1860 inclusive, on account
of your slaves - - - - - 188 88

" This sum for Taxes from 1850 to 1867 which
was paid by the adms & credited to them
which you ought to have paid on account
of your purchases in the real estate 66 34

269422

Statement Showing what
the widow has been paid
Taxes &c.

(H.)

| | |
|------------------|--------------|
| Payments | \$2439.00 |
| Tax on Duties | 188.88 |
| Tax on Purchases | <u>66.34</u> |
| | 2694.22 |

Whereas I, John C. Olinger, of the County of Lee in the State of Virginia, have made my last will and testament in writing, bearing date the 21st day of May, one thousand eight hundred and sixty-two, in and by which I have given and bequeathed to my daughter, Margaret Frances three children, Elizabeth, Henry and Lydia Ann one tract of land in the Crab-Orchards, and also at the death of my wife to have an equal share of my estate; that is to say, the three to have one share with my other children,

Now be it understood, that since I have made my last will and testament Henry France, one of the children of my daughter Margaret France, has departed this life, now, therefore, I do by this writing, which I declare to be a Codicil to my said last will and testament and to be taken as a part thereof, order and declare that my will is, that Elizabeth France and Lydia Ann France shall have the said tract of land to be equally divided between them, it shall be one of the seven hundred acre tracts; and, at the death of my wife, the said Elizabeth France and Lydia Ann France shall have one equal share of my estate, that is to say, the two to have one share with my other children. And I further declare that my daughter Aneliza Kelly shall and her children have first choice of the said five tracts described in my last will and testament, that July Ann Sprinkle and her children shall have second choice of the said tracts, that Amanda M. Parsons shall have third choice of said tracts, that Araminty Jones shall have fourth choice of the said tracts, and that Elizabeth France, and Lydia Ann France shall have fifth choice of said tracts, Now,

if either the said Elizabeth Franse or Lydia Ann Franse die without children, the other shall heir her part of the estate, both real and personal, and if both Elizabeth Franse and Lydia Ann Franse should die without children, their part of the estate shall fall back to my other legal heirs. And I do hereby authorize my Executors, Jacob B. and John C. Olinger, to divide a tract of land held in partnership by myself and Henry S. Kane; and my said Executors are further authorized, if they should think it would be an advantage to my heirs, to sell my part of said tract, either before or after they divide with said Kane, and all the rest of the land that belongs to me that I have not divided, they can sell also, but if they should think that the lands would be of more advantage to my heirs than the proceeds in money they shall have full power to appoint competent men as Commissioners to partition the same, and assign to the parties entitled to receive the same. My said Executors shall have power to sell the whole or any parts of said land, and if they do sell part, and not all of said lands, they shall have the residue partitioned as before named. They can either sell at private sale, or at auction, as they may choose; and whatever lands they may sell, they are fully authorized to convey, as Executors of my last will and testament, all the right and title that is in me.

The sales or partition of said lands may take place any time after my decease; said Executors shall pay over the proceeds of said lands to my legal heirs without being bound for any interest whilst in their hands. I have a decree to sell certain tracts of

land in Wise County, Virginia, belonging to the estate of Jackson M. Jones deceased, for the payment of money due me. Now, my Executors are authorized to proceed to sell said lands under said decree, and if said lands should not bring an amount sufficient to pay my debt, my Executors are enjoined not to exact the payment of any more from said estate. And if said lands should bring more than enough to pay said debt, said Executors are authorized to pay said residue to the legal heirs of the said Jackson M. Jones deceased. And lastly, it is my desire that this Codicil be annexed to, and made part of my last will and testament as aforesaid to all intents and purposes. In witness whereof, I have hereunto subscribed my name and affixed my seal, the fourteenth day of July, in the year of our Lord, one thousand, eight hundred and sixty-three (signed) John C. Olinger (seal)

The above written instrument was subscribed by the said John C. Olinger Sr. in our presence and acknowledged by him to each of us, and he at the same time published and declared the above instrument so subscribed to be his last will and testament, and we, at the testator's request, and in his presence, have signed our names as witnesses hereto, and written opposite our names our respective places of residence.

Carr Bailey, Lee County Va.

John Riddle Lee County Va.

Virginia.

At a County Court begun and held for Lee County at the Court-House thereof, on Monday, the 16th day of January 1866.

The last will and testament of John C. Olinger Sr.

deceased was this day produced in Court and proved
by the oaths of Elkanah Flanery and Carr Bailey, the
two subscribing witnesses thereto. A Codicil to said will was
also, at the same time, produced to the Court, and likewise
proved by the oaths of Carr Bailey and John Riddle, the
two subscribing witnesses thereto, the said will, together with the
said Codicil is ordered to be recorded as the last will
and testament of the said John C. Olinger deceased.

Teste -

Henry J. Morgan, Clerk

John C. Olinger

Copy of Codicil

(H)

William Ward wife

To the widow of Stephen Jones dead

D^x

To the sum paid her in distribution See Credit No. 145

627 83

" " " " " " Same " " " 237

143 37

771 42

" This sum for years, such of taxes from 1850 to 1869
paid by adm^r & credited to them which again
ought to have paid on your interest & purchases

92 50

870 92

" This sum paid her by Stephen Jones in his lifetime

54 50

925 42

Statement Showing what
Mr. Ward has been paid
by a m^y Taxes & by
Stephen Jones clerk.

(I)

| | |
|--------------|--------------|
| Payments - - | \$ 771.62 |
| Taxes - - - | 99.50 |
| Advancement | <u>54.50</u> |
| | 925.42 |

John Rutledge wife

To Stephen Jones adms

Dr

To this Sum paid again in distribution see C. B. to 207 565 20

" " for taxes paid by the adms from 1850

to 1867 + credited to them which was enough

to make paid on the shares & purchases

107 21/4

672 4 4

This Sum paid again by S. Jones in distribution

76 00

748 11 1/4

Statement Showing what
John H. Little has been paid
by Adams-Texas & by
Stegeria Jones et al.

(8)

| | |
|-----------------|--------------|
| By Adams - | \$565.20 |
| " " In Texas | 107.24 |
| as Adm. & Agent | <u>76.00</u> |
| | 748.44 |

To the Hon. Jas. A. Kelly Judge of the circuit Court of Wise County

The Bill of complaint of John Riddle sole administrator of the estate of Jackson H. Jones decd, respectfully represents, that said intestate departed this life without making a will in the year 185 and your orator and one John E. Ginger became the heirs of his estate, and, proceeded in the due discharge of their business

They exhausted the personal estate, and a large amount of debts still remained unpaid, and to raise funds to satisfy the same, they brought a bill against the heirs of decedent in Chancery in this Honorable court for the purpose of conserving the creditors of said estate, and subjecting to sale the lands owned by decedent at the time of his death, or so much thereof as might be necessary for the payment of the same. In this said Richard M. Henderson

was appointed a commissioner for the purpose of ascertaining the amounts of the debts due, and to whom they were owing, and by his accounts filed in the cause he reported the aggregate as amounting on the 10th day of August 1858 to the sum of \$1942.14 The report was confirmed and a decree rendered in the cause directing said administrators to sell the lands in said county, or so much thereof as might be necessary to satisfy these claims. A copy of this decree is herewith filed marked (A) The said Ginger your orator co. administrator departed this life before the execution of this decree, and the estate was shortly arising thereafter prevented your orator from taking any action and matters have thus rested until now. But the creditors of said estate are now urging him to take steps for its execution else they must proceed themselves against said heirs. It is thought by your orator to state that the proceeds of the sale of the lands of decedent lying in this

county will be largely inadequate for the satisfaction of the debts which are due. He states however that decedents owned at his death the other lands lying in Lee County which descended to him as at law, and it will not become necessary to sell these lands also. Their value is known to your Court and he can safely state that the proceeds of sale of all the lands owned by decedents wherever situated will be largely insufficient to pay off the debts due.

The object of this bill is to obtain a decree to leave the land sold as directed by a former decree in the case, and also to empower your Court to sell so much of the lands lying in Lee County owned by decedents and which have descended to his heirs, as will satisfy said debts and costs. The heirs of the said Jackson M. Jones are, Samuel M. Jones, Harrison Jones and Mary Jones all are infants for whom it is prayed a guardian ad litem be appointed who will answer for them and protect their interest, and grant general relief may summons issue &c.

(Signed) August Frielmore

This copy of the decree referred to in the foregoing bill and made exhibit (A) hereto is as follows

John C. Oliver et al Complainants

Jackson M. Jones Heirs Defs

This cause came on to be again heard upon the papers heretofore, as well as upon the report of R. M. Hamblen, heretofore appointed to take an account of the indebtedness of the estate of the said Jackson M. Jones dec'd over and above the personal assets belonging to said estate, and also to ascertain whether the lands belonging to said estate

and also to ascertain whether the lands belonging to said estate lying in the County of Lee, are sufficient to compensate the widow of said Jackson M. Jones for her dower in all the lands of said Jackson M. Jones, and there being no exception to said report, the same are affirmed; and it appearing from said reports that there is a sufficiency of lands in the County of Lee to compensate the said widow for her dower; and it further appearing from said reports that the estate of said Jackson M. Jones is indebted in the sum of \$1942.14, and interest thereon from the 10th day of August 1858, over & above the personal assets, It is, therefore, adjudged, ordered, and decreed that John C. Oliver & John Riddle, who are hereby appointed Commissioners for the purpose, do sell so much of the lands in the Bill mentioned as will be sufficient to pay the sum of \$1942.14 + interest thereon from the 10th day of August 1858, that they sell the same on a credit of six, twelve, & eighteen months, taking bond and good security from the purchaser, payable to themselves as Commissioners, with interest on said bonds from the day of sale, that they advertise the time & place of sale thirty days by putting up an advertisement for that purpose on the front door of Rice Court House, and at some public place in the neighborhood where the lands lie, & that they report their proceedings to the Court, and the cause is continued.

A copy, Leake

(signed) T. G. Wells, Clk

John Tiddle

3 copy of Bill in the

for James Harris.

(H)

Mr Wm D. Jones

To the adms of Stephen Jones Ltd. Dr

To this sum paid again in distribution See Credit No 90 80 30

" " " " " " Same " " No 116 243 56

" " " " " " Same " " No 144 83 57

" " " " " " " " " " " " 407 38

" This sum for taxes paid by the administrators

to them from 1850 to 1867 which you ought

to have paid on account of your int in estate 107 24

51462

" This sum paid you by S. Jones in his lifetime 55 25

56887

Statement Showing
whether P. Jones has been
found by adm^r in the
ways of Taxes ^radvancement

(L)

| | |
|------------------------------|---------|
| Paid by adm ^r | £407.34 |
| By adm ^r in Taxes | 107.34 |
| Advancement | 34.25 |
| | <hr/> |
| | 548.93 |
| | .87 |

| | | | |
|--|--|--------|----|
| Allen Prichard & wife | | | |
| To the adm ^r of Stephen Jones dead | | | 25 |
| To this sum paid again in distribution See credit No. 114 | | 100 00 | |
| " " " " " " | Same " " No. 115 | 200 00 | |
| " " " " " " | Same " " " 133 | 100 00 | |
| " " " " " " | Same " " " 189 | 103 25 | |
| " " " " " " | W. N. G. Bacon as Guardian for Samantha Jones (now the wife of said Prichard. See credit No. 55. | 27 61 | |
| To this sum for years past of Taxes from 1850. to 1857 | | 530 89 | |
| paid by the adm ^r & credited to them which you ought to have paid | | 17 30 | |
| | | 548 19 | |

Statement Showing how
much has been paid Allen
Pritchard by adms. Am. Taxes

L

| | |
|---------------|---------|
| By adms. | 4530.5 |
| " do in Taxes | 1 17.30 |
| | <hr/> |
| | 548.19 |

Jackson H. Jones

To Stephen Jones admin

To this sum paid you in distribution Dec 2^d 1890 709 49

" This sum for your part of Taxes from 1830 to 18

paid by adm^r & credited to them which you

ought to have paid

112 77

822 26

Statement Showing what
has been paid for
rent by adms. & in Taxes.

(M)

| | |
|-------------|-----------|
| By adms. | \$ 707.19 |
| do in Taxes | 122.77 |
| | <hr/> |
| | \$ 829.96 |

Abraham Schwalcraft's wife

To Stephen James Adams

17

To this sum paid you in distribution Dec. 22^d to 1866

297 33

" This sum for expenses of Taxes from 1850 to 18

paid by Adams & credited to them which you
ought to have paid this sum

97 50

" ~~Sum~~

496 83

" This sum received of S. James in Dec. 1866

112 50

693 33

Statement Showing what
has been paid Scholastic
+ Miscellaneous claimings
from by order in Last
account.

N.

| | |
|-------------|----------|
| By order - | \$397.33 |
| do in Ties. | 17.50 |
| Advances | 70.50 |
| | \$593.33 |

Andrew J. Haban wife

To the admrs of Stephen Jones dead

Dr

To the sum paid again in distribution See Credit to 117 227 87

" " " " " distribution " " " 215 117 80

" The sum for years funds of Taxes from 1850 to 1855 345 67

paid by admrs and credited to them which

again ought to have paid . . . 3 50

347 17

Statement Showing what
has been paid A. H. Huber &
at in right of his wife by
adm^r, in Taxes & advancements

Q.

| | |
|---------------------|---------------|
| By adm ^r | \$345.67 |
| " do in Taxes | - 3.50 |
| | <u>349.17</u> |

Randolph Riddle + wife

To the adms of Stephen Jones deed

Dr

To this sum paid you in distribution See Credit to 118 354 68

Statement showing what
was paid to Rindge & Co. for
by order.

P.

By order \$354.65

James F. Jones

To the estate of Stephen Jones dec'd 185
To this Sum for years first of taxes from 1850 to 1867
paid by him & credited to him certain years ago
to have paid on account of years interest in
the real estate of Stephen Jones & his heirs then 315 30

To this Sum paid by S. Jones in life 35 00
350 30

Statement Showing Debt
owed for Expenses incurred
in the way of Taxes and
Advancements.

2

| | |
|------------------|----------|
| In way of Taxes. | \$515 30 |
| Advancements | 35 00 |
| | <hr/> |
| | 350.30 |

Statement of the property of the State of New York

1848 & 41

| | | | |
|---------------------------|-----------------|---------------|-------|
| Assets Taxes 1848 | 109 | 13 37 | |
| " " 1849 | 105 | 116 | |
| " " 1850 | 57 | 11 05 | 11 51 |
| <u>1850</u> | | | |
| Real Estate - 1850 | 69 | 9 53 | 9 83 |
| <u>1851</u> | | | |
| Real Estate - 1851 | 78 | 1 51 | |
| " " 1851 | 82 | 15 56 | 17 13 |
| <u>1852</u> | | | |
| Real Estate for this year | 155 | 56 | |
| " " " " " " | 126 | 23 54 | 23 58 |
| <u>1853</u> | | | |
| Real Estate for this year | 156 | 32 41 | |
| " " " " " " | 157 | 60 | |
| " " " " " " | 160 | 2 20 | |
| Taxes for 1853 | 170 | 3 57 | 38 78 |
| <u>1854</u> | | | |
| Real Estate for this year | 181 | 50 | |
| " " " " " " | 182 | 2 11 | |
| " " " " " " | 183 | 25 52 | |
| " " " " " " | 185 | 60 | |
| " " " " " " | 192 | 1 23 | 30 46 |
| <u>1855</u> | | | |
| Real Estate - 1855 | 201 | 38 57 | |
| " " " " " " | 202 | 175 | |
| " " " " " " | 200 | 60 | 40 92 |
| Real Estate - 1856 | 208 | 72 57 | 72 87 |
| <u>1857</u> | | | |
| Real Estate 3 tracts | 216, 217, & 218 | 83 08 | 86 08 |
| | | <u>327 48</u> | |

| | | | |
|--------------------------|------------------------------|---------------|-------------------|
| | 1855 | Ante Forward. | 325 ⁴⁸ |
| Paul Jones for this year | 2 tickets \$722 + 230 | 58 18 | 58 18 |
| | 1857 | | |
| Paul Jones for this year | \$255.256 + 237 | 92 28 | 92 28 |
| | 1860 | | |
| " " " " | \$253, 257 + 255 | 69 22 | 69 22 |
| | 1861 | | |
| Paul Jones for this year | \$257 | 59 67 | 59 67 |
| | 1862 | | |
| Paul Jones for this year | \$258.257 + 257 | 90 67 | 90 67 |
| | 1863 | | |
| " " " " | \$262, 263 + 265 | 201 01 | 201 01 |
| | 1864 | | |
| " " " " | \$267.4 + 65 | 22 98 | 22 98 |
| | 1865 | | |
| " " " " | \$267 + 70 | 30 30 | 30 30 |
| | 1866 | | |
| " " " " | \$271, 272 + 273. | 20 17 | 20 17 |
| | 1867 | | |
| " " " " | This year 274, 275, 276, 277 | 62 29 | 62 29 |
| | 1868 | | |
| " " " " | This year \$280 + 281 | 36 10 | 36 10 |
| | 1869 | | |
| " " " " | This year \$283 + 284 | 29 77 | 29 77 |
| | 1871 | | |
| " " " " | This year \$288 | 5 73 | 5 73 |
| " " " " | 1872 \$290 | 1 79 | 1 79 |
| " " " " | 1873 " 292 | 1 85 | 1 85 |
| " " " " | 1874 " 294 | 5 46 | 5 46 |
| | 1875 \$296 + 97 | 5 83 | 5 83 |
| | 1876 " \$298 | 2 33 | 2 33 |
| | | | 1157.15 |

Statement of Taxes
on Stephen Jones estate
presented to the assessors
in Administration acct.

(S)

S

1872. Jas. F. Jones, Adm'r of Mary Jones dec'd
To the heirs & distributees of her estate

| | | | | |
|-----------|---------------------------------|--|---------|---------|
| March 4th | To Sal. Bill due March 4th 1872 | | | 2125 30 |
| " | " | " this sum due Mary Jones as distrib' for S. Jones est | | 575 72 |
| " | " | " Int. on same from Jan'y 61 to March 4th 1872 | 752 69 | |
| " | " | " Inventory of Cash & Cash notes | | 641 94 |
| " | " | " Int' on same to Mar' 4th 1872 | 259 28 | |
| " | " | Principal Debts March 4th 1872 | | 3442 96 |
| " | " | By 10 per cent Commission on said sum | 344 29 | |
| " | 1 | By this sum paid R. Riddley for Mary Jones dec'd paper 1 | 1321 53 | |
| " | 2 | " " " " " J. M. Crabtree for same See paper 2 | 832 00 | |
| " | 3 | " " " " " J. H. Morgan | 4 85 | |
| " | 4 | " " " " " David B. Kane | 3 33 | |
| " | 5 | " " " " " Same | 13 86 | |
| " | 6 | " " " " " John H. Allen | 46 | |
| " | 7 | " " " " " Taxes for 1871 | 55 71 | |
| " | 8 | " " " " " " " 1870 | 65 46 | |
| " | 9 | " " " " " J. H. Orr | 1 00 | |
| " | | By this sum in Adm'r's hands to square | 800 47 | 3442 96 |
| 1873 | | | | |
| Jan'y 1st | To this sum last credited above | | | 800 47 |
| " | " | " Int. on same to Jan'y 1st 1873 | 40 00 | |
| " | 10 | By this sum paid Transfer Ticket | 1 00 | |
| " | 11 | " " " " " H. J. Wallen | 1 63 | |
| " | 12 | " " " " " J. H. Orr | 1 41 | |
| | | Am'ts Carried Forward | 751 97 | 4 04 |

Amounts Br't Forward

13. By this sum paid Taxes for 1872

14. " " " " " " same

15. " " " " Jas M. Flaney

16. By " " " Adm's hands to square

3

1874

Jan'y 1st. To this sum last credited above

" Sub on same to Jan'y 1st 1874

17 By this sum paid Taxes for 1873

18. " " " " " " same

19. " " " " " " same

20. " " " " " " same

21. " " " " " " same

22. " " " " C. L. Hamblen

23. " " " " H. J. Wallen

24. " " " " John Parsons

25. " " " " Carr Binley

26. " " " " same

27. " " " " Wm A. Jones

28. " " " " John Riddle

29. " " " " Jos. M. Carico

30. " " " " Jonathan M. Wyatt

31. " " " " Allen Pritchard

32. " " " " J. B. Olinger

Amounts Carried Forward

751 97

4 04

800 47

8 24

67 57

14 87

705 75 800 47

705 75

42 34

45 20

10 51

6 13

1 83

48

1 70

2 89

6 00

4 00

28 50

100 00

100 00

50 00

50 00

11 00

3 85

794 31 422 09

| | | | | | | | |
|--------------------------------------|-------------------------------|--|--|--|--------|--------|--------|
| Amts Prot Forward | | | | | 794.31 | 422.09 | 705.75 |
| 33. | By this sum paid John Center | | | | | 5.00 | |
| 34. | " " " " Reason & Stout | | | | | 3.79 | |
| 35. | " " " " John Reason | | | | | 2.00 | |
| 36. | " " " " St. J. Wallen | | | | | 16.79 | |
| 37. | " " " " taxes for 1873 | | | | | 12.30 | |
| 38. | " " " " " " " same | | | | | 1.67 | |
| 39. | " " " " John W. Slomp | | | | | 3.00 | |
| 40. | " " " " taxes for 1873-2.3.+4 | | | | | 12.28 | |
| By this sum in Adm's hands to square | | | | | | 226.83 | 705.75 |

1875

4

| | | | | | | | |
|--------------------------------------|---------------------------------|-------|--|--|--|--------|--------|
| Jan'y 1 | To this sum last credited above | | | | | | 226.83 |
| | " Int on same to Jan'y 1st 1875 | 13.60 | | | | | |
| 41. | By this sum paid J. H. Orr | | | | | 3.78 | |
| 42. | " " " " taxes for 1874 | | | | | 4.92 | |
| 43. | " " " " J. H. Orr | | | | | 3.04 | |
| 44. | " " " " taxes for 1875 | | | | | 3.57 | |
| 45. | " " " " " " " 1874 | | | | | 32 | |
| 46. | " " " " G. W. Wells | | | | | 75 | |
| 47. | " " " " paid taxes for 1874 | | | | | 45.20 | |
| By this sum in Adm's hands to square | | | | | | 165.25 | 226.83 |

1876.

5

| | | | | | | | |
|-----------|--|--------|--|--|--|--|--------|
| Jan'y 1st | To this sum last credited above | | | | | | 165.25 |
| " " | " Int on same to Jan'y 1st 1876 | 9.91 | | | | | |
| " " | To accumulated Int bro't into General Ac't # | 817.82 | | | | | 817.82 |
| " " | Total Debits Jan'y 1st 1876 this sum forward | | | | | | 983.07 |

1876

| | | | |
|--------|--|--------|--------|
| Jan 1 | Debits for this year brought forward | ---- | 983 07 |
| " " | By 10 per cent Commission on \$817.82 | 81 78 | |
| " " 48 | " this sum paid taxes for 1876 | 2 70 | |
| " " 49 | " " " " F. J. Riddle | 15 76 | |
| " " 50 | " " " " Elkany Flanery | 2 37 | |
| " " 51 | " " " " Elkanah Gilby | 1 50 | |
| " " 52 | " " " " Wm N. L. Barron | 3 00 | |
| " " 53 | " " " " John Riddle | 9 80 | |
| " " 54 | " " " " M. B. D. Lane | 5 00 | |
| " " 55 | " " " to be " Elnie Bufford | 149 69 | |
| " " 56 | " " " for note on J. Riddle - paid | 133 40 | |
| | By this sum yet in Adm's hands to square | 578 07 | 983 07 |

1876

Special Statement No 1.

| | | | |
|---------|--|---------|----------|
| Jan 1st | To this sum in Adm's hands as above | 578 07 | |
| " " | " " " paid out in distribution in 1875 524 31 | 3 11 00 | |
| " " | Total fund fund for distribution | | \$889 07 |
| | The share due Jno. M. Roberts heirs is | 102 94 | |
| " | " " " Wyatt's heirs is | 102 94 | |
| " | " " " J. M. Jones heirs is | 102 94 | |
| " | " " " Wm P. Jones is | 119 37 | |
| " | " " " John Riddle is | 119 37 | |
| " | " " " Habins heirs " | 102 94 | |
| " | " " " A. Richards " | 102 94 | |
| " | " " " James F. Jones " | 135 63 | 889 07 |

Special Statement No. 2

| | | | |
|---|--------|--------|--------|
| To this Sum in adms hands as above | | | 578 07 |
| This sum due of Mr. Leavitt's heirs | 102 94 | | |
| Byatts heirs have recd. \$100.00 Bal due them | 2 94 | | |
| This sum due of J. H. Jones's heirs | 102 94 | | |
| This sum due of W. P. Jones | 119 37 | | |
| John Diddle has recd. \$100.00 Bal due him | 19 37 | | |
| Wm. A. Jones has recd. \$100.00 " " " | 2 94 | | |
| Allen Pritchard has recd. \$11.00 " " " | 91 94 | | |
| This sum due of J. H. Jones | 135 63 | 578 07 | |

Special Statement No. 3

| | | | |
|---|--------|--------|--------|
| This Sum in the adms hands as above | | | 578 07 |
| By this Sum due James F. Jones his share | 135 63 | | |
| By this Sum due W. P. Jones which J. F. Jones will retain | 119 37 | 255 00 | |
| Leaving this Sum yet to be accounted for by admrs | | | 323 07 |
| Of which there is due of Mr. Leavitt's heirs | 102 94 | | |
| " " " " " Byatts heirs balance | 2 94 | | |
| " " " " " J. H. Jones's heirs " " | 102 94 | | |
| " " " " " John Diddle bal " " | 19 37 | | |
| " " " " " Wm. A. Jones bal " " | 2 94 | | |
| " " " " " Allen Pritchard bal " " | 91 94 | 323 07 | |

Statement of the account
of James F. Jones admr.
of Mary Jones decd.

(2)

Stephen Jones was twice married and by his first wife he had three children to wit

no. int. sold

1 st Jonathan T. Jones

no int. sold

2nd. Elizabeth Jones. who married Simon Russell

3rd. Sarah Jones. who married Wm. Ward.

By his Second Marriage he had 7 children to wit

1 Arvema Jones who married John Riddle

2 Wm. P. Jones. (recently died)

3 Lodema Jones married Nathaniel Hyatt.

4 James F. Jones.

no int. sold.

5 Malinda Jones " Randolph Riddle

no int. sold

6 Caroline Jones " John M. Crabtree

7 Mary Ann Jones " 1 A. T. Huben & Thos H. A. Jones.

8 Samantha Jones married Allen Dickson

9 Jackson M. Jones. died in April 1858.

Lodema Hyatt & A. Hyatt are both dead. They left two children Jonathan M. Hyatt and Mary C. Hyatt who married Montgomery Carico, and by him she had four or 5 children and then died

Jackson M. Jones died in 1858. leaving a widow and three children the Puffs.

Mrs Crabtree is dead leaving two children but one of them died unmarried and without issue but they had no interests whatever in the estate of Stephen Jones dead.

The heirs of Jackson M. Jones dead. now own
about 146 acres which is subject to the dower
of his widow. Now Mrs Reese and of that
quantity about 41 acres was conveyed to the
widow & heirs by Geo. D. Jones.

Statement of the Heirs
of Stephen Jones

\$ 100.50

Two months after date we or either of us
bind our selves to pay Mary Jonathan S and
James F Jones administrators of the estate of Stephen
Jones deceased one hundred dollars and fifty cents
for value received of them witness our hands
and seals this the 31st day of January 1854
Test

Jos A Jones

J. M. Long Real
John Riddle Real

A

J M Jones
to note

\$100.50

Due Jan 31-1855

A memorandum of money paid by James F Jones
 To Isaac Jones on the Ransom Russell purchase
 two hundred & thirteen dollars & twenty two cents
 paid June the 28th 1851 - - - \$213.22
 interest on same 25 months
 up to the 12th of July 1853 - - - \$25.94
 paid to A L Collier \$4.61 Oct 1st 1851 - - - 4.61
 interest on same 21 months & 12 days up to July 12th 1853 } - - - 49
 paid on note to Russell \$438.00 Oct the 3th 1851 - - - \$438.00
 interest on same for 21 months & 9 days
 up to the 12th of July 1853 - - - - - \$46.64
 paid on another note to Russell Oct the 3th 1851 - - - \$52.76
 interest on same for 21 months & 9 days
 to the 12th of July 1853 - - - - - 5.60
 paid to Russell \$200.00 the 21st of April 1849 \$200.00
 interest on same 50 months & 21 days up to July 12th 1853 \$50.66
 paid to Russell by his receipt \$146.00 April 21st 1849 \$146.00
 interest on same 50 months & 21 days up to July 12th 1853 . 37.96
 paid to Russell by J F Jones \$200.00 Oct the 7th 1851 \$200.00
 interest on same 21 months up to July the 12th 1853 . \$21.00
 paid to Russell on the land purchase by
 Nathaniel Wyath \$104.00 paid the 8th of May 1849 \$104.00
 interest on same 50 months & 4 days up to 12th of July 1853 \$26.00
 paid by Nathaniel Wyath to same \$80.00 the 9th of Nov 1849 \$80.00
 interest on same 45 months 3 days up to July the 12th 1853 \$18.04
 paid by N Wyath to same to same \$50.00
 the 16th of Januy 1850 - - - - - \$50.00
 interest on same 41 months & 24 days up to July 12th 1853 \$10.20
 paid by Randolph Kidell to Russell Januy 18th 1850 \$5.50
 interest on same 41 months & 24 days up to July the 12th 1853 . 1.20

paid to J J Jones in the land purchase
 by James J Jones \$727.37 Sept 18th 1851 \$727.37
 interest on same for 21 months & 24 days up to July 12th 1853 \$79.28
 paid to J J Jones by same \$328.39 Oct the 4th 1851 \$328.39
 interest on same for 21 months up to July the 12th 1853 \$34.48
 paid to same by J J Jones \$400.00 Oct the 4th 1851 \$400.00
 interest on same for 21 months up to July the 12th 1853 \$42.00
 paid to J J Jones by same \$202.08 Oct the 4th 1851 \$202.08
 interest on same for 21 months up to July the 12th 1853 \$21.21
 paid to same by his receipt \$56.00 August 1850 \$56.00
 interest on same up to July the 12th 1853 \$9.60
 four dollars paid to Wm Carrons \$4.00
 for recording deed 1.75
 paid by Wm Ward \$64.96 Oct the 4th 1851 \$64.96
 interest on same for 21 months up to July the 12th 1853 \$6.82
 paid to J J Jones by same \$18.00 Oct 6th 1851 \$18.00
 interest on same 21 months up to July the 12th 1853 \$1.69
 paid by John M. Crabtree \$38.35 Oct the 6th 1851 \$38.35
 interest on same 21 months up to July the 12th 1853 \$4.02
 paid to same by same \$23.13 Oct the 2nd 1851 \$23.13
 interest on same 21 months up to July the 12th 1853 \$2.42
 paid to J J Jones by J J Habron Oct the 4th 1851 \$125.00
 interest on same for 21 months up to July the 12th 1853 \$13.12

Paid to Solomon Collier for land
 by J J Jones \$125.00 August the 13th 1851 \$125.00
 interest on same 23 months up to July the 12th 1853 \$14.37
 paid to S Collier by same \$200.00 Dec 25th 1851 \$200.00
 interest on same 19 months up to July the 12th 1853 \$19.00
 paid to same by same \$200.00 April the 19th 1852 \$200.00
 interest on same 14 months & 23 days up to July 12th 1853 \$14.76
 paid to same \$80.76 July the 20th 1852 \$80.76
 interest on same 11 months & 22 days up to July the 12th 1853 \$4.57
 to recording deed \$1.75
 paid to Collier by Andrew J Habron \$75.00
 paid March the 1st 1852 \$75.00
 interest on same 16 1/2 months up to July the 12th 1853 \$6.18
 paid by J M Jones \$50.00

one note on Andrew J Habron executed to Lazarus
 Parsons for \$70.00 due the 25 of December 1852
 also one note executed to Randolph Kidell for \$40.00
 due the 25 of December 1852
 also one note executed to the Adm^t of Stephen Jones Deced^t
 for \$168.34 due September the 2nd 1852
 also one note executed to the Adm^t of Stephen Jones Deced^t
 for \$95.00 due January the 31st 1852

August the 1st 1850. the date that J. J. Jones
bond obligation was due

Andrew J Habnans interest in the J J Jones & the
Ransom Russells purchase of lands is the seventh
and in the Collier purchase is the one eighth

paid to J J Jones \$516.32

the amount of the interest on the
Ransom Russells interest

Russells

352.68 paid to B. Riddle

Sum for distribution

\$9152.47
3052.15-
6100.32

The widows Interest by heirship. \$3052.15-
" " purchase 317.29
\$3369.94

James F. Jones by heirship \$508.69

By purchase from J. F. Jones \$145.34

" " " R. Riddle 99.78

" " " Crabtree 174.40

Total James F. Jones \$928.21 928.21

J. M. Jones by heirship \$508.69

By purchase from Jones & Hensley 145.34

" " " Crabtree 87.20

Total 741.23 741.23

W. P. Jones by heirship 508.69

By purchase from R. Riddle 79.89

" " " Crabtree 87.20

Total 675.78 675.78

W. M. Wood by heirship 508.69

By purchase from Jones & Hensley 145.34

Total 654.03 654.03

James Hyatt by heirship 508.69

By purchase from Riddle & Jones 145.34

654.03 654.03

John Miller by heirship 508.69

By purchase from Crabtree 87.20

R. Riddle 79.89

Total 675.78 675.78

A. T. Holman by Railroad 518.69
by purchase from Russell & Jones 143.34

654.03

654.03

Allen Purchase by Railroad Total

508.69

Midway

3369.95

J. F. Jones

998.78

J. M. Jones

141.28

W. P. Jones

645.78

H. W. Jones

654.03

Myatts

654.03

J. Stiddle

645.78

Gibson

374.00

Pritchard

508.69

8801.71

252.63

9054.34

Bond by A. T. Hubert & ~~Six~~ others to J. T. Jones
for \$1800.00 to be divided equally between 7 and
that the same became due Aug 1st 1851

A. T. Hubert & ~~Six~~ others due Aug 1851 \$257.14
Paid to Oct 11 1851 237
on Oct 14 1851 by . . . 239.71
125.00
134.71

Sodena Wyatt & 6 others bought of J. T. Jones
Land &c. for \$1800.00 of that sum Sodena owed
herself to pay One Seventh of said sum being
\$257.14 due Aug 1 1851. And she failing
to pay the same, J. T. Jones paid the same
for her and now charges the said sum

257.14
100.00
157.14
4.71
161.85
21.50
85
8 70
50
32.70

Wyatt & 6 others bought of M. Russell wife land
&c. for \$1800. One 7th of which Wyatt was to pay
equal to \$257.14. April 21 1849
Lors

\$104.00 paid May 8 1849 } of this purchase
80 00 " Nov. 9 1849 } there is \$400.00 yet
50 00 " Jan 18 1850 } unpaid and \$1400
has been paid 57
of which is \$200.00

A. T. Haben + 6 others bought of Hanson
Russell wife land & for \$1800. one seventh of which
Haben was to pay, equal to \$257.14 with int
from April 1849. And he was paying the
same, J. F. Jones paid it for him

Lodina Myatt bought 1/8 of Sol Collier tract
of land for which she was to pay \$75.00 with
int from Aug 15th 1851 & she failing to pay the
same, J. F. Jones paid it for her

Statement as to
purchases

A list of mortgages and accounts of Stephen Jones
 Esq., which are alleged to his administrators
 being partly and accounts were at the insolvent
 and could have been paid to decedent in his lifetime
 & last, 1 note on William Plummer insolvent \$ 4.54

| | |
|--|-----------|
| 1 " on Some executed to John, ^{Proctor} " | 4.00 |
| 1 " on Some " " | 79.67 |
| 1 " on Some " " | 36.32 |
| 1 " on Some " " | 5.41 |
| 1 " on Some " " | 25.97 |
| 1 " on James Mills " " | 37.00 |
| 1 " on Proctor & Coffin been paid | 4.93 |
| 1 " on John Gilbert insolvent | 2.45 |
| Balance note " Ezekiel Braden been paid | 21.33 |
| 1 note on Some " " | 30.00 |
| 1 note on Some " " | 2.21 |
| 1 " " Thomas Davis insolvent | 2.63 |
| 1 " " Porter & Snull " " | 50.00 |
| Balance of an account on Jonathan Cook been paid | 70.40 |
| Total | \$ 383.76 |

All County to wit: This day James H.
 Jones, one of the administrators of Stephen Jones
 decedent personally appeared before me the
 undersigned Clerk in Chancery and made
 oath in due form of law that the above
 list of notes and accounts as set forth was
 either insolvent or had been paid ^{to} the
 decedent in his lifetime that the adminis-
 trators have been unable to collect the same or
 any part thereof. Given under my hand
 this 10th day of Nov. 1874 Carr Bailey Clerk

120. 1

Stephen Long Dec

List of water and
oil returned
to the government
from the
\$3.74

84.30

Lee County to wit

This day personally appeared Elisha B. Roberts
before me the undersigned a justice of the peace
and made Oath that a certain note of hand
executed to Stephen Jones by Preston H. Collier
of four dollars and ninety three cents the
date not recollected that he saw the said
Collier pay the same unto said Jones and
that said Jones could not find the note
at the time payment was made. said Jones
stated at the time that he thought the amt.
of the note was about 5⁰⁰ and said payment
was made in the fall of 1845 or 46. given
under my hand October 11th 1852

Jonathan Pritchard J. P.

Elisha Roberts
affidavit
in relation to
Preston H. Collier's
Note to Jones.
Where is the note?

J. M. Crockett
Comm.

one day after date I promised to
pay James H Jones & Mary Jane
or Jonathan & James Administrators
of Stephen Jones Decd the sum of fifty
dollars for value Recd. this 15th the
note 1853 James M. Mills
Wm S Jones

Received of James H Jones Admin-
istrator of Stephen Jones Decd. which
I claim as a co on a note and apt bill
Oct 15th 1853 James M. Mills
Wm S Jones

Jones mly
 net 200
 addt

750.00

55
 25
 42
 19
 2

The amount to which the admr. is entitled as
 a credit on account of this note is \$37. That being
 the sum charged to him on inventory marked (a) at
 page 5— J. M. Crockett commr.

On or before the fifteenth day of november next
I promise to pay Stephen Jones two dollars and forty
five cents it being for value rec'd of him witness
my hand and seal this the 3th day of July 1841

attest
Jonathan T. Jones

John Gilbert Secy

Gilbert and
Creech note
to Pans
for \$15-40

\$ 25.97 } one day after date I will pay Mary
J. J. Jones Adm^t of Stephen Jones Sec^y. —
twenty five dollars & ninety seven cents it being
for balance due of them; this the 22nd of September 1851
witness my hand and seal
William Plummer Sec^y

Wm. Plummer
to note
of 25-97

~~\$4447~~ I do then James forty
nine Dollars & forty nine Cents
for Value Received of him This the
13 day of Oct 1847 -
Logan H. Brushner

as the with note
 forty dollars & 14 cents
 Oct 11th 1851

E Brashin
 40 3/4 note
 \$49.49 —
 Duphiney
Oct 13th 1851

47 119
 29 694
 4
 11 84 2/3
 46. 49.49 R.
 Total 61.33
 40.00
 21.33

James Huff

Wm. Sherman (Recd)

Pay to the note \$2.75
Feb 1 - 1834

| | |
|-----------|-------|
| Principal | 5-41 |
| Interest | 0-20 |
| | <hr/> |
| | 5-61 |
| | <hr/> |
| | 3-75- |
| | <hr/> |
| | 2-86 |

Chas. 93-

16 206
\$ 5 41

Wm. 12

Stephen Jones Dr to Jonathan Creech

| | | | |
|------|---|-----------|---------|
| 1845 | Dr to \$25.00 cash | - - - - - | \$25.00 |
| | Dr to \$15.00 cash | - - - - - | \$15.00 |
| | Dr to \$10.50 cash | - - - - - | \$10.50 |
| | Dr to \$6.50 cash | - - - - - | \$6.50 |
| | Dr to ninety cents cash | - - - - - | 90 |
| | Dr to 1 kip skin sold to Stephen Jones | | 3.25 |
| | Dr to 1 kip skin do do | | 2.75 |
| | Dr to 1 kip skin do do | | 2.50 |
| | Dr to 1 side & 2/3 of a side of soleather that Jones kept | | 4.00 |
| | The above leather was tanned by Stephen Jones | | 70.40 |
| | for Jonathan Creech and sold to Stephen Jones | | |
| | by Jonathan Creech | | |

Jonathan Creech
account. W. B. Jones

Hand this to S. Jones
Admir. & learn
what it means,
J. M. C.

[illegible]

Porter Terrell

3

29.64.4
20.01.1
08.02
00.07
00.01
05.58

one day after date I promise to pay unto Stephen
Davis the sum of Two dollars & sixty
three cents it for value received of him this

11th day of September 1841

attest

Isaiah Lanes

Thomas^{his} Davis ^{att}
mark

Thomas
Davis
note

\$200

c 80-75

Geo. Thompson & John Davis.
Miss Dallas & Miss Curtis for
Value Received this the 3^d Day of Feb
1846. Elizabeth Brashear

David 34

E. Bingham
matt

\$909 -

No. 7

Ezekiel

Brushear Dr

June 1848 / to
at

Johns

Thirty Dollars Loaned him
Isaac Blampine to pay
wife for horse —

— \$30.00

Cyclial
Brusher
cost for
- 30.00

One day after date I will pay
Stephen Jones Forty six dollars & thirty two cents
it being for wages received of him within
my hour I can't see for the 1st of march 1838
Yours
Stephen Jones
J. H. Jones

Admission
note to
Pam
Feb 26. 92
No 1807

No 91

one day after date I will pay Stephen
Jones the just sum of seventy nine dollars
and sixty-seven cents it being for Value
received of him witness my hand and seal
this the 16th day of December 1831

Attest
Jonathan Jones

William Plummer Seal
Clerk

Sumner
note to
Jones

\$79.67

L
E
B

8. 96

Six Months after date I Will pay or cause to be paid unto
John Treason or his order the sum of \$4,00 it being for
Value rec'd witness my hand & seal this 30th May 1837

Wm Plumbe

$$\begin{array}{r} 46 \\ \hline 24 \\ \hline 32 \end{array}$$

Plimmer
 note to
 John
 Preston
 for \$4.00

No. 20

20 1/2

received
 of
 John

arch & find my self

now four Dollars & fifty

cents no more with my hand

may be discharged in
nine hundred
bills or Deerskins or beeswax

4th 1832

William. Sherman (Dea)

By Jones & Co. Inc.
skin 9th April 13/1853

46/ 68 7/2

5/6 1/4

23.00

11/10 3/4 5/6

11/10 3/4 5/6

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Commissioners Office Jonesville Va. Feb. 11. 1878
Serranthen Jones ~~Rept~~ & al. Defts

vs.

James F. Jones adm. & others Defts

Serranthen Jones ~~Rept~~ & al. Defts

vs.

James F. Jones adm. & others Defts

As the account to be taken in the first of these causes is to be adopted in the second, Notice is hereby given to the parties in the first cause, that at my office in Jonesville on the 12th day of Feb. 1878 I will proceed to make the following inquiries and do the following things as required by a decree entered in the first of these causes, on the 1st of September 1877. At which time and place the parties are required to appear with such evidence as they may have to offer.

1st Will take State and adjust the account of James F. Jones adm. of Mary Jones decd.

2ndly. Will then ascertain the distributive share of each distributee of said estate, and

3rdly Will then enquire into and report as to whether or not the deft Jones is entitled to retain in his own hands the distributive share of M. P. Jones, - Allen Orchard wife, and the heirs of John M. Lovelace wife & estate of purchases from them respectively or otherwise.

Harry J. Morgan. Comr.

Semantia Juncus totius

vs. *Notica Feb. 21/78*

James F. Jones adu. totius

I delivered to David G. Reese,
John Reddell & Co. Smith

Wm. A. Jones, James F. Jones

John D. Heath, Jas. H. Cassat

and several other copies

of the *Notica* *Notica* some

days prior to Feb. 21-1878

D. for

Thos. S. Ely & Co.

Feb. 21 1878.

Virginia Lee Circuit Court
Sumner & Jones et als, Plffs

vs

James F Jones et als Defts
on a Bill of Review, and also on
a Bill to settle the accounts of
J F Jones Administrator of Stephen Jones
and his accounts as Administrator of
Mary Jones. The plffs by their ex-
pense Excepts to the report and
statement of the accounts of the
two aforementioned estates by
commissioner H J Morgan for
the following causes, and in
the following particulars

1st Because the commissioner did
not go on and state & settle the
whole account as to Stephen
Jones estate as to him seemed
right, without reference to prior
exparte settlements, he should
at least have corrected any errors
found in the exparte settle-
ments, and as corrected made it
a basis to commence his account
on. The decree of reference is rendered
on consent, and was to ascertain
the true statement of the account
without troubling the parties

By prior express agreements

2d

Because in the settlement of Stephen Jones estate the Commissioner allows the Assessor 8 percent Commission when 5 percent only should have been allowed, and 8 percent is twice allowed

3d

They except to said settlement because it fails to charge the Assessor with interest on the estate for two years after his appointment and the decedent died in 1848, and no part is charged on his estate till Jan'y, 1850. Then only, \$335.39 is charged on \$1823.28 of estate in his hands

4th

They also except, because no interest is charged to the Assessor for two years on \$350, collected of John Davison sale of land by the Assessor

5th

They except because a large sum of interest say \$1843.15 most of which accrued in 1850-51 & 52 was permitted to be retained in the assessor's hands without interest until 1876 without being charged with interest thereon, he should

have been charged interest on the
sum for at least a part of this
time

6th The sum is all well credit for all
the taxes on the real estate from
the death of the decedent to 1876, when
it had long before been partitioned
& was assigned to the widow
and made a matter of record
in the clerk's office of Lee County.
This is never so prejudicial to
the heirs

7th They except to credit allowed the
sums numbers 228-231-232-233-254-237
+ 238-241-242-243-244-245-246-247-248-249
250-251-252-266-278-281-282-286-287-289-291
293-295, Because these sums were not
proper charges against said estate
& Because there is no evidence that
the sum paid them

7th They except to such allowance of
credit allowed the sum for
miscellaneous or sums claimed
to have been distributed to my
brother, even to their father
because there is no sufficient
evidence or voucher of such
payment to base a credit
upon & such credit should be

not have been allowed
8th They except to so much of the
report of said Commissioner
as reports that the 41 acres
of land were sold to the heirs
and their mother by Wm. P. Jones
was paid for by J. M. Jones or
with her estate, there is no suf-
ficient evidence to induce
this conclusion by the Court

As to the statement and settle-
ment of Mary Jones estate By some
Inquiry the heirs except to the
same in the following partic-
ulars and for the following
reasons

1st The Commissioner allows the
Attorney 10 percent. commission
on the whole estate which the
heirs say is exorbitant and
should not be allowed.
2d They except to Credit Number 102
allowed by the Attorney as paid
by him to T. R. Rind & Son brother
for Mary Jones. Because there
is no evidence that he ever paid
it out of his own money for

her Mary Jones was a woman of
plenty money and property. The
deft Jas H Jones & Ann of J Jones
have of her money over \$3000, and
if he ever paid these firms did
it as her agent with her own
money, and has credit for
it as so much paid her on her
distribution share of J Jones & Co
The Jas H Jones became her agent
& got as such possession of all
her papers, his possession now
of these old notes is no evidence
that he paid them. These cred-
its were allowed him by the
commissioner without any
evidence sufficient to show he
was entitled to them

3 Credit number 7 & 8 is objected to
because there is no evidence
sufficient to show that the
Ann is entitled to said
credits.

4th Credits 13-14-15 are objected to be-
cause there is no sufficient evidence
that the Ann is entitled to it
and they should be disallowed
5th Credits 17-18-19-20 & 21 should not be
allowed, it is for taxes on the

after many years death that had
passed in the hands of her heirs
& their executors & the taxes were cha-
rgable to & collectible of them.

6th Credit 37-38 & 40 For Taxes 1871-1872-1873
1874 is objected to for the reasons
& causes stated in the 5th exception
herein before taken.

7th Credit 42-44-45 & 47 for taxes
claimed to have been paid
for taxes of 1874-1875-1874 & 1874 is
objected to for the same reasons
stated in the 5th exception
except however it appears
in bill 3 that taxes were all
owed for the year 1874, it
must to that extent be twice
allowed.

8th Credit no 48, Taxes 1876 is objected
to for reasons assigned in the
5th & 6th exception.

9th

Burns for P. H. L.

Samantha Jones et
als R, &c

vs { Exceptions

J. H. Jones, Amr
et als.

Filed Sept 4th 1878.
J. W. Orr, Clerk.

The Commonwealth of Virginia:

TO THE SHERIFF OF LEE COUNTY---Greeting:

WE COMMAND YOU TO SUMMON *James H Jones, Wm P Jones, and the unknown children and heirs of Caroline Crabtree, H. C. Blenph, J. A. G. Hyatt, James H Peason, and Carr Bailey*

to appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the Clerk's Office, at *November* Rules next, to answer a bill in Chancery exhibited in our said Court against *them by Samantha Jones, America Jones & Mary Jones who sue by their next friend, D. C. Reese, Allen Prichard, & Samantha his wife, Randolph Riddle & Malinda his wife, John Riddle and Arena his wife, Jonathan M Hyatt, Wm A Jones, & Manasses his wife, and Montgomery Leavie Admr of Caroline Leavie dees his wife*

And have then there this writ. Witness. JAMES W. ORR, Clerk of our said court, at the Court-House, this *10th* day of *October* 1876, in the *10th* year of the Commonwealth.

James W Orr Clerk.

203
Samantha James et als
vs John in Chancery
James H James et als

No Rules 1876

Decreed on ^{James} W. J.
on John H & Matt West
1876 and on James H
Hearer and Carr Bailey

16 Dec 76 for J. Bailey 1876.

The Commonwealth of Virginia:

TO THE SHERIFF OF LEE COUNTY---Greeting:

WE COMMAND YOU TO SUMMON *James S. Jones, Wm A. Jones, and the
unknown children and heirs of Caroline Crabtree, W. C.
Slump J. S. Hyatt James H. Reason, and Carr Bailey*

to appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the
Clerk's Office, at *November*

Rules next, to answer a bill in Chancery

exhibited in our said Court against *them* by *Samantha Jones, America Jones &
Mary Jones who sue by their next friend J. S. Reed, Allen Prichard,
& Samantha his wife, Randolph Riddle & Malinda his wife, John
Riddle and, Arden his wife, Jonathan M. Hyatt, Wm A. Jones &
Manasses his wife, and Montgomery Carico, Admr. of Car
oline Carico decd. his wife.*

And have then there this writ.
the Court-House, this *10th*
Commonwealth.

Witness. JAMES W. ORR, Clerk of our said court, at
day of *Oct.* 1876, in the *10*/year of the

James W. Orr clerk

A copy Lesto. R. H. Orr, Jr.

The Commonwealth of Virginia:

TO THE SHERIFF OF LEE COUNTY---Greeting:

WE COMMAND YOU TO SUMMON *James H Jones, Wm P Jones, and the*
unknown children and heirs of Caroline Bernatree,
H. C. Slomp, J. A. G. Hyatt, James H Reaser & Carr Bailey

to appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the
Clerk's Office, at *January*

Rules next, to answer a bill in Chancery

exhibited in our said Court against *them by Samantha Jones America*
Jones & Mary ~~*Samantha*~~ *Jones* who sue by their next friend *D. G. Reese*
Allen Prichard & Samantha his wife, Randolph Riddle & Malin
da his wife, John Riddle and Arena his wife, Jonathan M Hyatt,
Wm A Jones & Manasses his wife, and Montgomery Leavies Admr
of Caroline Leavies decd. his wife.

And have then there this writ. Witness. JAMES W. ORR, Clerk of our said court, at
the Court-House, this *27th* day of *Nov* 1876, in the *10th* year of the
Commonwealth.

James W Orr. Clerk.

²⁴
Samantha Jones et als.

vs Elias Shein Chy.

⁹³
James H Jones et als.

January Rules 1877

Entered in I H

Jones Dec the first

878 J C Scott & Co

for J. S. & Co

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7.

The Commonwealth of Virginia:

TO THE SHERIFF OF LEE COUNTY---Greeting:

WE COMMAND YOU TO SUMMON *James H Jones, Ann P Jones, and the unknown children and heirs of Caroline Cratitree, H. C. Blench, J. A. G. Hyatt, James H Reesor & Carr Bailey*

to appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the Clerk's Office, at *January* Rules next, to answer a bill in Chancery

exhibited in our said Court against *them by Samantha Jones, America Jones & Mary Jones who sue by their next friend D. G. Reese, Allen Prichard & Samantha his wife, Randolph Riddle & Malinda his wife, John Riddle and Anna his wife, Jonathan M Hyatt, Ann A Jones & Manasses his wife and Montgomery Carico Son of Caroline Carico dec'd his wife.*

And have then there this writ. Witness. JAMES W. ORR, Clerk of our said court, at the Court-House, this *27th* day of *Nov* 1876, in the *10th* year of the Commonwealth.

James W Orr, Clerk.
A copy.
Done & James W Orr Clerk.

Yos H. C. Schump.

The Commonwealth of Virginia,

To the ^{Wise} SHERIFF of Lee County---Greeting:

^{again}
We COMMAND You to Summon

*James H Jones, Wm P Jones
and the unknown children and heirs of Caroline Levittree,
H. C. Slump, J. A. G. Hyatt, James H Reesor and Carr Bailey*

to appear before the Judge of the Circuit Court of Lee County, at the Court-House, in
the Clerk's Office, at *June*

exhibited in our said Court, against *them* by *Samantha Jones, America*
Jones & Mary Jones, who sue by their next friend D. C. Reese,
Allen Prichard & Samantha his wife, Randolph Riddle & Malinda
his wife, John Riddle & Arred his wife, Jonathan M. Wyatt, Wm A
Jones & Manasses his wife, and Montgomery Leavies Admr of
Caroline Leavies dees his wife

And have then there this writ. Witness, James W. Orr, Clerk of our said Court, at
the Court-House, this *25th* day of *April* 1877, in the 10th year of
the Commonwealth.

James W Orr Clerk.

(8) 108
Samantha Jones et als

vs { Sd in Chancery.
 one copy.
James H Jones et als

June Rules 1877.

presented May 22nd 1877

by delivering @ June

copy of the within to

Wm Le Seunf

Wm Jones D.

for Wm of Fleming
Swg

I Hereby Certify

That, a Chancery Order in the Circuit Court of
Lee County, of which the annexed is a copy,
was printed four successive weeks in the "Lee County
Sentinel," a weekly newspaper published in the town of
Jonesville, County of Lee, State of Virginia. Publication
ending this, 24 day of May 1877.

Chas. Willoughby

Publisher "Sentinel."

VIRGINIA.—In the Clerk's office of the
Circuit Court of Lee County, the 25th
day of April 1877.

Pamantha Jones, *et. als.*, by. *ec.*, Plaintiff,
against

James F. Jones, Adm'r *et. als.*, Defendant.
IN CHANCERY.

The object of this suit is to have a settlement made of the account of defendant James F. Jones, administrator of the estate of Mary A. Jones, deceased, and distribution made of said estate. And it appearing from an affidavit filed in the cause, that the names of the children and heirs of Caroline Cadgree, deceased, and who are defendants in the cause, are unknown, and that they are non residents of this State; it is therefore ordered that they appear here within one month after this publication of this order, and do what is necessary to protect their interest in this suit.

A copy—Teste: JAMES W. ORR, Clerk.
May 3—\$5 00

Publisher's Certificate.

CASE OF

Sacnath Jones, & c^os

v^s.

James F. Jones, Adm^r.

in Chancery.

P. Q.